

POOR LEGIBILITY

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DUE TO THE QUALITY OF THE ORIGINAL**

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do hereby grant to you and will transfer to you release and quit claim unto the said Company all our and each of our right title and interest of us and to that certain piece or part of mining ground and quartz ledge situated in Gold Hill Mining District of Marquette County Nevada territory and bounded and described as follows: Beginning at the North end of the Mining Claim of the Swissy Gem Mine on the same ledge as that of said Swissy Company and running thence Southwardly and outward (west) for . This describing claim is called the Washington Ledge in the State of California and being and lying in the American Flint and that portion of it hereby contained as aforesaid being the Mining Claim of the State Company which was located on the day of June 1860 to have and to hold the above described premises together with the appurtenances thereto belonging such the said party of the second part for its own use and benefit forever. In witness whereof the said parties of the first part hereunto set their hands and seals the day and year first above written.

Hos J. Taylor
P. G. Ryer
W. H. Savory

County of Nevada of Mohave County third day of November Anno Domini Eight Hundred and Thirty Three Before me a Notary Public in and for said County personally appeared that J. Taylor P. G. Ryer and W. H. Savory severally known to me to be the persons described in and who executed the foregoing instrument and they severally acknowledged each for himself before me that they executed the same freely and voluntarily and for the uses and purposes therein mentioned (L.S.) witness my hand and official seal the date last above in this Certificate written.

A. C. Knob Notary Public
Recorded at request of P. G. Ryer Nov 23, 1873 at 5. P.M.

Dr. to T for Chas A. Hall Recorder
William C. Hall

William C. Hall
to this Indenture made the twentieth day of October in the year of our Lord One thousand eight hundred and thirty three between William C. Hall of the City and County of San Francisco State of California party of the first part and Richard S. Ogden of the same place party of the second part. Whereas that the said party of the first part for consideration of the sum of One Thousand five hundred dollars of the United States of America to him in hand paid by the said party of the second part at or before the recording and delivery of this present instrument is hereby acknowledged to have granted bargained and sold conveyed and delivered and by him freely. Both grant bargain and sell convey and confirm unto the said party of the second part and to his heirs and assigns forever

for that certain tract piece or part of land

Silvatic being and being in or near Virginia City in the Territory of Nevada and formerly known and distinguished as the Ogden and Wilson Mills consisting of two several main buildings each containing one engine and boiler with the machinery for stamping and crushing gold and silver bearing quartz & machinery and apparatus for extracting thickens gold and silver and the tools and implements furniture and other property real and personal heretofore owned and employed in and about the said mills.

Together with all and singular the documents heretofore and heretofore belonging or in any wise appertaining to the recovery and recovery remainder and remainder vests in me and people himself and also all the estate right title interest property his son John and himself whatsoever according law as in equity of the said part of the first part of in or to the above described mines and every part and parcel thereof with the appurtenances, both land and water together with the appurtenances unto the said right of the second part herein made and proven I do witness that of the said party of the first part hath executed set his hand and seal this day and year first above written

signed sealed and delivered in the presence of W. C. Rabiston Seal
A. J. Shillcutt

United States of America
State of California, City of San Francisco, County of San Francisco, I, G. J. Gibbons a Commissioner for the Territory of Nevada duly Commissioned by the Executive authority and qualified under and by virtue of the Laws thereof to hold the aforesaid present and proof of the execution of deeds and writing instruments in writing and to be made or recorded in the said Territory of Nevada and to administer oaths, affirmations to writing in the City and County of San Francisco and State of California do date by that on the Twenty-fifth day of October in the year of our Lord one thousand eight hundred and sixty three before me personally appeared in the said City and County of San Francisco and State of California William C. Rabiston whose name is subscribed to the aforesaid instrument as a party thereto who is to me personally known to be the individual described and who executed the said Instrument. And he the said William C. Rabiston duly acknowledge to me that he executed the said instrument freely and voluntarily and for the use and purpose therein mentioned I. S. I. In witness whereof I have hereunto set my hand and affixed my official Seal as such Commissioner at my office in the City and County of San Francisco and State of California this Twenty-fifth day of October in the year of our Lord one thousand eight hundred and sixty three G. J. Gibbons

Commissioner for Nevada in California
Received at agent of Edw. Cahill No 25th 1863 at 20 min past 10 a m
Chas N Field Receiver

William C. Rabiston To This Indenture made the twentieth
Richard S. Ogden day of October in the year of our Lord
one thousand eight hundred and sixty three between William

John Duley made the Subscribed
to 1852. of December in the year of our Lord
1852. Eggleton hundred and Sixty three Between
John Mayes of Virginia Slavery No. 1 party of the first
part and George Mayes at the same place of the second part
Witnessed that the said party of the first part he and his wife
residing at the town of Williamsburg hundred between the boundaries
of the United States of America to him is land paid by the said
party of the second part at a before the recording and delivery
of this instrument the worth whereof is hereby acknowledged to have
much reduced and quiet claimed hereby him present. Duly executed
in the name of John Mayes and the said party of the second part and to his
son and assigns forever.

All the following described premises to wit: A certain farm lot
situate in Virginia forty fronting Twenty five (25) feet on the West side of
Howard Street bounded on the North by James Schowen
and on the South by H. Peterson extending Eastward one hundred
feet more or less.

Together with all and singular the improvements thereon
now and hereafter may happen to belong thereto every tree, shrub,
bush, and the various and various improvements whatsoever and whatsoever
use ever and hereafter thereof And also all the estate, right, title
interest, property, possession claim and demand whatsoever as well as
law as in equity of the said party of the first part of in to the above
described premises and every part, and parcel, thereof, with the appur-
tenances, fixtures and chattels, all and singular, the above mentioned
and described premises together with the appurtenances and the said
party of the second part, and to his heirs and assigns forever.

In witness whereof the said party of the first part has countersigned
his hand and seal the day and year first above written
Signed Sealed and delivered in the presence of

Albert Cramer. John G. Mayes (Seal)
Territory of Nevada
County of Storey. On the 16th day of December, Anno
Domini Eighteen Hundred and Sixty three, Albert Cramer a Notary
Public in and for said County personally appeared John G. Mayes
husband to me to be the person described in and who executed the
foregoing Instrument, who personally acknowledged to me that he
executed the same freely and voluntarily and for the use and benefit
of his wife mentioned. (L.S.) Notary public and affixed
Seal the date last above in this instrument written

Albert Cramer Notary Public
Recorded at request of Grantee Dec 16 1863 at 1. P.M.

Book 6 - 112-114

Leonard L. Bradwell & Richard Ogden
of San Francisco, California
The 16th day of December in the year of
one thousand Eighteen Hundred and Sixty three Between Leonard L.
Bradwell and Richard Ogden of the City of San Francisco
party of the first part and Richard L. Ogden of the City of

I and James a party of the second part of this note. That the said party of the first part for and in consideration of the sum of Five thousand Dollars lawful money of the United States of America to them in hand paid by the said party of the second part at or before the executing and delivery of these presents the receipt whereof is fully acknowledged. Hereunto affixed and quieted myself and by these presents to acquire suffice and quiet claim and the said party of the second part and to his heirs and assigns forever.

All that land and estate mills and premises situate lying and being at or near Virginia City in the Territory of Nevada and known and distinguished as the Ogden and Wilson Mill and now as the Ogden Mill. Consisting of two rough main buildings each containing an engine boiler with machinery for stamping and crushing gold and silver bearing quartz and machinery and apparatus for extracting tungsten gold and silver and the land and premises buildings erection machinery furnace apparatus furniture and other property real and personal heretofore used and employed in and about the said mill.

Together with all and singular the truncheons, instruments and appurtenances thereto belonging whatsoever were pertaining and the execrations and revenues accruing and remaining unto us and to the trust thereof and also all the estate right title which I properly possessed claim and demand whatsoe'er as well in law as in equity of the said parties of the first part of in onto the above described premises and every part and parcel thereof with the appurtenances to have and to hold all and singular the above mentioned and described premises together with the appurtenances unto the said party of the second part and to his heirs and assigns forever. In witness whereof the said parties of the first part have hereunto set their hands and seals the day and year of above written.

Signed Sealed and Delivered in the presence of L. S. Headwell Seal: A. J. T. T.

The words "and Frederick Ogden" interlined before execution A. J. Hibault Seal: Fredrick Ogden Seal.

United States of America
State of California City and 88 I, J. J. Hibault, a Commissioner for the Territory of Nevada duly Commissioned and Sworn by the Executive authority and qualified under and by virtue of the Laws thereof to take the acknowledgment and Proof of the Execution of Deeds and other Instruments in writing under Seal to be used or recorded in the said Territory of Nevada and to administer oaths and affirmations &c meeting in the City and County of San Francisco and State of California do certify that on the tenth day of December in the year of our Lord One thousand Eight Hundred and Sixty three Before me personally appeared in the said City and County of San Francisco and State of California Leonard L. Headwell and Frederick Ogden whose names are subscribed to the annexed Instrument as parties thereto whom I see personally known to be the individuals described in and who executed the said Instrument. And they the said Leonard L. Headwell and Frederick Ogden duly acknowledge to me that they executed the said instrument in

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sternments first to get voluntary and freely given and permanent division
numbered 105,000 for Wilson's 20th Regt. It has been made set up, signed and
sealed and official seal attached, communicated at my office in the City of
County of St. Louis, Missouri, and State of Missouri this 20th day of
December in the year of our Lord, One thousand eight hundred and
sixty six.

F. J. Thoburn Commissioner for Land in Subdivision
Recorded at request of Doctor E. H. Dyer of "20,000 at 3:30 P.M.
Chas A. Fish Recorder

John D. Manning

Fe. 9 - 1865
Charles Dillman

3. The Plaintiff made his Testimony
day of December in the year of our Lord
sixty six, and before me, John D. Manning, of the
Town of Gold Hill, County of Long, District of Nevada, of the
first part; Charles Dillman of the same place, party of the second
part, to-wit, that the said party of the first part, for and in
consideration of the sum of five thousand and fifty dollars (\$5,000.00) or there
amount money of the United States of America to me in hand paid
to the said party of the second part, at or before the mounting and
fitting of them beasts, the weight whereof he highly estimated,
has caused, retained, and quieted, and by him permitted
him to have and quieted, with the said party of the second
part and to his heirs and assigns forever.

4. All the following described piece of land or part of
land situated on the divide between the state of Virginia
and the Nevada Territory, 20 miles beginning at a stake on the
North west corner of said State's boundary where the said line
of 20 miles extends to the Southern line of Mr. Peter's lot better
known as the Henry line, from said stake running in an
easterly direction along the back line of 20 miles, forty feet
wide, to a stake, from thence in a southerly direction and
parallel with the fence of Hobbs & Sheller, thirty-five feet
175.1 feet to a stake, from thence in a southerly direction parallel
with the back line of 20 miles to the separating boundary line between
the State and the Virgin tract one from thence in a westerly direction
along said line to the place of beginning.

5. Together with all and singular the tracments, hereditaments and
appurtenances, fixtures belonging or in anywise appertaining and the
inclosure and inclosures now existing and hereafter made, issues and
possess himself, and also all the whole right like interest perfectly pass-
ing, claim and demand whatsoever, as well in law as in equity,
of the said party of the first part, relative to the above described
property and every part and parcel thereof with the appurtenances
thereunto and to have all and singular the above mentioned and
described premises together with the appurtenances and the said party of
the second part and to his heirs and assigns forever, it is further
agreed to be and put by both parties that the said contract be duly
signed, sealed and delivered in the presence of F. J. John D. Manning
Charles Dillman

in and doth execute the foregoing instrument in his pecuniary acknowledged to me that he executed the same freely and soberly, and for the uses and purposes therein mentioned.

And witness my hand and official seal the date last above written

Sam'l W. Wasserman Notary P. S.

Recorded at request of Chas H. Brainer May 24, A.D. 1864 at 35 am
past 3 P.M., Chas H. Bush Recorder

Book N Page 784-785

R. L. Ogden Do this Eleventh day of May in the year of our Lord one thousand eight hundred and sixty four Between Richard L. Ogden of this City and County of San Francisco and States of California party of the first part and Harrison R. Clegg of the same place party of the second part Witnesseth That the said party of the first part for and in consideration of the sum of Five Thousand Dollars lawful money of the United States of America to him in hand paid by the said party of the second part at or before the execution and delivery of this present the receipt whereof is hereunder acknowledged hath bargained sold conveyed and confirmed and by these presents doth bargains sell convey and confirm unto the said party of the second part one special undivided one fourth part of that certain property situated lying and being in Virginia City, Nevada Territory formerly known as the Ogden and Nelson Mill and now known as the property of the "Ogden Mill Company" with all its appurtenances and all the property real and personal therof used occupied and enjoyed in connection therewith the said property mainly consisting of Machinery for crushing quartz stone engine and boilers, machinery for amalgamating and extracting gold and silver ore, the machinery tools and implements therewith and the buildings in which the same are and the lots of ground in said Virginia City upon which they are situated. Together with all and singular the implements furniture and appurtenances thereunto belonging or in any wise appertaining and the executors and executors remuneration and remunerations costs and profits thereof. And also all the estates rights titles interests property, possessory and demands whatsoever as well in law as in equity of the said party of the first part of in or to the above described premises and every part and parcel thereof with the appurtenances,

To have and to hold all and singular the above mentioned as described premises together with the appurtenances unto the said party of the second part his heirs and assigns forever.

In witness Whereof the said party of the first part has hereunto set his hand and seal the day and year first above written.

Signed Sealed and delivered in the presence of E. P. Peckham, Richard L. Ogden (Seal Chas H. Bush State of California)

City and County of San Francisco

On this Twenty-first day of May, A.D. one thousand eight hundred and sixty four before me E. P. Peckham a Commissioner of Deeds for Nevada Territory duly appointed Commissioned and residing in aforesaid City and County personally appeared the within named R. L. Ogden whose name is subscribed to the

acknowledged instrument as a party thereto personally known to me to be the individual described in and who executed the said acknowledged instrument and who acknowledged to me that he executed the same freely and voluntarily and for the uses and purposes therein mentioned. And I witness whereof I have hereunto set my hand and affixed my official seal the day and year in this Certificate first above written.

E.P. Rockham Commissioner

of Deeds for Nevada Territory

Recorded at request of H.R. Cooley May 2d A.D. 1864 at 80
min past 10 A.M. Chas. N. Gidds Recorder

H.R. Cooley ³ This Indenture made this twenty first day of May
to f.s.r.s. 3 in the year of our Lord one thousand eight hundred
A.E. Head ³ and sixty four Between Harris R. Cooley of the
first part and A.E. Head both of the City and County of San Fran-
cisco State of California party of the second part (Witnesseth)
That the said party of the first part for and in consideration of the
sum of Four Thousand Dollars lawful money of the United States
of America to him in hand paid by the said party of the second
part at or before the executing and delivery of this present the
receipt whereof is hereby acknowledged hath bargained sold con-
veyed and confirmed and by these presents doth bargain sell
convey and confirm unto the said party of the second part All his
right title and interest in that certain property situate lying and
being in Virginia City Nevada Territory formerly known as the
Ogden and Wilson Mills with all its appurtenances and all the
property real and personal heretofore used occupied and enjoyed
in connection therewith, the said property mainly consisting of
machinery for crushing quartz, steam engines and boilers machinery
for amalgamating and extracting gold and silver ores, the machinery
tools and implements therewith used and the buildings in which
the same are and the lots of ground in said Virginia City upon
which they are situated, Together with all and singular the ten-
ements hereditaments and appurtenances therewith belonging or
in any wise appertaining and their issues and reversions
remainder and remainders unto his issues and profits thereof;
And also all the estate right title interest property possession
claim and demand whatsoever as well in law as in equity of the
said party of the first part of in or to the above described premises
and every part and parcel therewith the appurtenances To have
and to hold all and singular the above mentioned and described
premises together with the appurtenances unto the said party of the
second part his heirs and assigns forever. The rights title and
interest hereby conveyed consists of a proprietary interest in one
fourth undivided of the above described property hitherto owned
by the party of the first part and Richard L. Ogden and Orson
L. Leavell, Jr. Witness whereof the said party of the first part hath
hereunto set his hand and seal this day and year first above written
Signed Sealed and delivered in the ³ Geo. E. Whitney H.R. Cooley Seal
Territory of Nevada County of Storey St. J.

Olmon Hovey. This Indenture, Made the third day of May, in the year of our Lord, eighteen hundred and fifty four Between Olmon Hovey of the first part, and R. L. Ogden of the City, Stony County Nevada Territory, party of the first part, and R. L. Ogden of the City & County of Las Vegas, State of Nevada, party of the second part, witnesseth, That the said party of the first part, for and in consideration of the sum of Seven hundred, Ninety Two Dollars, lawful money of the United States of America to him in hand paid, by the said party of the second part, at or before the executing and delivery of these presents, the receipt whereof is hereby acknowledged, has received, claimed and quit claimed, and by these presents does, receive, release and quit claim unto the said party of the second part, unto his heirs and assigns forever, all that certain tract of land containing eight acres of land, same in two parcels in Virginia City, Stony County, Nevada Territory, on the main road leading from Mill Street down to the民主 Canyon to the Flamingo District, and running on both sides of said road, between lots claimed, or owned, on the South East by the Empire Mill Company, and on the South West by Medina and Margarita, wife of gravity mill, Steammill Shop and other building, located on the same, better known as the Ogdon Mill property, And being divided by the greater house by street from S. W. Gardner, the holder of Stony County, duly recorded in Deeds #s 166, 166, 167, Stony County Records, also, which certain lot situated in Virginia City, Stony County, Nevada Territory, immediately North of Mill Street and between C and D Streets, and described on the City map as lot 2 Section Range 6, described by the plan or map from the same source as what last above mentioned, and duly recorded in Book 5 of Deeds page 512, Stony County, Nevada. Together with all and singular the tenements heretofore mentioned and appurtenances thereto belonging, or in anywise appertaining, and the reversion and reversions, remainders and remainders, contingencies and profits thereof. And also all the water, eight little, interest, property, possessions, claims and demands whatsoever, as well as law and equity of the said party of the first part, of, in or to the above described premises, and every part and parcel thereof, with the appurtenances. To have and to hold, all and singular the above mentioned and described premises, together with the appurtenances, unto the said party of the second part, unto his heirs and assigns forever. At this place the said party of the first part, has hereunto set his hand and seal the day and year first above written.

Olmon Hovey. (Signed)
Parish of Elko, County of Storey, Esq.

On this third day of May A.D. One thousand, Eight Hundred and Fifty four before me, R. L. Bridgett, a Notary Publick and for said County, residing therein, duly commissioned and sworn, personally appeared Olmon Hovey whose name is subscribed to the aforesaid instrument as party thereto, it personally known to me to be the individual described in and, who executed the aforesaid instrument, and he duly acknowledged to me that he executed the same freely and voluntarily, and for the uses and purposes herein mentioned. Subscribed, Sealed, Stamped, and affixed my official Seal, at my office in said County, the day and year last above written, 1854. (Signed) R. L. Bridgett Notary Publick.
Searched and indexed at Elko Court House, City, N. V., at 1 P.M.

Book of Deeds, Vol. 5, pg. 425-426
R. L. Ogden, Notary Publick
Olmon Hovey, Deed

City of Virginia City. This Indenture, made the twelfth day of May in the year of our Lord, eighteen hundred and fifty four Between the Mayor and Common Council of the City of Virginia, a Municipal Corporation, by and under the laws of the Territory of Nevada, party of the first part, and R. L. Ogden party of the second part, witnesseth, That the said party of the first part, for and in con-

Annuities, to, it in hand paid, the receipt whereof is hereby acknowledged has granted bargained, sold, remised, conveyed and quit claimed; and by these presents doth grant bargain sell, remise, convey and quit claim unto the said party of the second part and to his heirs and assigns forever, all the right title and interest of the said party of the first part, for and to that certain lot of ground situate in the City of Virginia, County of Storey, Territory of Nevada bounded and described as follows to wit: Commencing at a point on the East side of D Street one hundred and twenty and one half (120 & 1/2) feet North from the North East corner of 9th & Mill Streets thence running North along the East line of D Street forty (40) feet thence at right angle East to the West line of E Street thence South along the West line of E Street forty (40) feet thence at right angle West to the place of beginning. Together with all and singular the tenements, hereditaments and appurtenances thereto belonging, and the rents, issues, and profits thereof. To Have and to Hold, all and singular the above described premises, together with the appurtenances unto the said party of the second part his heirs and assigns forever. In witness thereof, the said party of the first part, has hereunto set its seal, and caused these presents to be subscribed by its Mayor the day and year first above written.

R. E. Clark, Mayor of Virginia *(Seal)*

Territory of Nevada, County of Storey *38*

On this 13th day of May A.D. 1864, before me Charles H. Fish, County Recorder, within and for said County, personally appeared R. E. Clark Mayor of Virginia personally known to me to be the person described in and who executed the foregoing instrument, who as Mayor aforesaid acknowledged to me that he executed the same freely and voluntarily and for the uses and purposes herein mentioned. Witness my hand and official seal, the date last above written.

(R.A.) R. E. Clark, County Recorder.

Recorded at request of P. C. Cahill Feb. 11th 1865 at 1 PM.

H. M. Tracy Recorder

Fred A. Sawyer This Indenture Made the third day of May in the year of our Lord eighteen hundred and Sixty four Between Fred A. Sawyer of Virginia, Storey County, Territory of Nevada, party of the first part and R. L. Ogden of San Francisco, California, party of the second part, witnesseth, That the said part of the first part, for and in consideration of the sum of Ninety Six *96* Dollars, lawful money of the United States of America to him in hand paid, by the said party of the second part, at or before the execution and delivery of these presents, the receipt whereof is hereby acknowledged, hath released, released and quit claimed, and by these presents doth remise, release and quit claim unto the said party of the second part and to his heirs and assigns forever, All that certain Lot or parcel of ground situated in Virginia aforesaid and described in the official Map of said City of Virginia as lot number Seven (7) block forty seven (47) Range D. it being the same lot or parcel of ground that was conveyed to me party of the first part by J. W. Eastoeing Tax Collector of the said County of Storey by deed dated 24th day of November A.D. 1863 and recorded in Book H of Deeds page 310, Storey County Recorder. Together with all and singular the tenements, hereditaments and appurtenances thereto belonging, or in anywise appertaining, and the reversion and reversions, remainder and remainders, rente issues and profits thereof. And also all the estates, right title, interest and property, possession, claims and demand whatsoever, as well in law as in equity, of the said part of the first part of in or to the above described premises, and every part and parcel therewith the appurtenances. To Have and to Hold, all and singular the

acknowledged instrument as a party thereto personally known to me to be the individual described in and who executed the said acknowledged instrument and who acknowledged to me that he executed the same freely and voluntarily and for the uses and purposes therein mentioned (Signed) In witness whereof I have hereunto set my hand and affixed my official seal the day and year in this Certificate first above written.

E.P. Peckham Commissioner

of Deeds for Nevada Territory

Recorded at request of H.R. Cooley, May 28 A.D. 1864 at 80
min past 10 A.M. (Signed) H. R. Cooley Recorder

H.R. Cooley (Signed) This Indenture made this twenty first day of May
to f.s.r.s. 3 in the year of our Lord one thousand eight hundred
A.E. Head (Signed) and sixty four Belieued Harris R. Cooley of this
first part and A.E. Head both of the City and County of San Fran
isco State of California party of the second part (Witnesses)
That the said party of the first part for and in consideration of the
sum of Four Thousand Dollars lawful money of the United States
of America to him in hand paid by the said party of the second
part at or before the sealing and delivery of these presents the
receipt whereof is hereby acknowledged hath bargained sold and
conveyed and confirmed and by these presents doth bargain and
convey and confirm unto the said party of the second part All his
right title and interest in that certain property situate lying and
being in Virginia City Nevada Territory formerly known as the
Ogden and Mills Mills with all its appurtenances and all the
property real and personal heretofore used occupied and enjoyed
in connection therewith, the said property mainly consisting of
machinery for crushing quartz, steam engines and boilers machinery
for amalgamating and extracting gold and silver ore, the machinery
tools and implements therewith used and the buildings in which
the same are and the lots of ground in said Virginie City upon
which they are situated, Together with all and singular the ten
ements hereditaments and appurtenances thereto belonging or
in any wise appertaining and the reversion and reversions
remainder and remainders unto issues and profits thereof;
And also all the estate right title interest property possession
claim and demand what so ever as well in law as in equity of the
said party of the first part of in or to the above described premises
and every part and parcel therewith the appurtenances To have
and to hold all and singular the above mentioned and described
premises together with the appurtenances unto the said party of the
second part his heirs and assigns forever. The rights title and
interest hereby conveyed consists of a proprietary interest in our
fourth undivided of the above described property hitherto owned
by the party of the first part and Richard E. Ogden and Orson
P. Leavitt, in witness whereof the said party of the first part hath
hereunto set his hand and seal this day and year first above written
Signed Sealed and delivered in the (Signed)
presence of Geo E. Whitney H.R. Cooley Seal
Territory of Nevada County of Storey, U.S.A.

On this twenty-fifth day of May A.D. one thousand eight hundred and sixty-four before me George E. Brickett, a Notary Public in and for said County, personally appeared and sworn personally appeared the within named H. R. Conroy whose name is subscribed to the annexed instrument as party thereto personally known to me to be the individual described in and who I declare the said named instrument and the duly acknowledge by me that he executed the same freely and voluntarily and for the uses and purposes therein mentioned (and) In witness whereof I have hereunto set my hand and affixed my official seal this day and year in this Certificate first above written.

Geo. E. Brickett (Notary Public)

Recorded at request of Grantor May 25 A.D. 1864 at 45 min past 11 A.M.

Chas. H. Fish Recorder

Charles Lindley of this place claim Recd. Milner with that I Charles
R. R. S. of Lindley, resident of the City of Virginia Store Come
B.C. Whitman of Nevada Territory party of the first part in consideration of one hundred (\$100) Dollars received to my full satisfaction of B.C. Whitman party of the second part residents of the same place do hereby grant claim bargains sell and convey to said party of the second part his heirs and assigns, all my right title and interest in and to the following described real estate situated in the City of Virginia County of Storey and Territory of Nevada described and bounded as follows to wit. West by 1st Street North by land known as James lot, east by land owned by Judge James South by a lot heretofore sold by James Thompson to Wm. H. D. being fifty six (56) feet on 1st Street and twenty one feet deep together with the house thereon being the same property described in a deed from James Thompson to W. M. Morgan dated May 27th 1863 and recorded in Book M pages 637 & 38. Storey County Nev. N. J. and also in deed of W. M. Morgan to Grantor herein. Milner may find and recd this 25th day of May one thousand and eight hundred and sixty four.

Signed sealed and delivered in presence of Chas. Lindley P.P.
Jno. C. McDaniel

Territory of Nevada County of Storey (I.S.)

On this 21st day of May A.D. one thousand eight hundred and sixty four before me Henry M. Morgan a Notary Public in and for said County personally appeared John C. McDaniel known to me to be the person whose name is subscribed to the foregoing instrument as a witness thereto who being by me duly sworn deposes and says that he was present and saw Charles Lindley personally known to him to be the person described in and who executed the said instrument freely and voluntarily signs and delivers the same whereupon he the said deponent subscribed his name to said instrument as a witness thereto (and) witness may have and official seal the date last above in this Certificate written H. M. Morgan Notary Public

Recorded at request of Grantor May 25 1864 at 45 min past 1. P.M.

Chas. H. Fish Recorder

DK 4
FD. 62-63

Richard L. Ogden. This Indenture made the first day of July on the year
 To AD 1864. by and between Richard L. Ogden of the City and County of
 San Francisco State of California party of the first part and William H.
 McNeale of the same place Rector party of the second part. Whereas the
 said party of the first part for and in consideration of the sum of Fifteen
 Thousand Dollars (\$15,000) lawful money of the United States of America to
 him in hand paid by the said party of the second part at or before the recording
 and delivery of these presents hereinafter in this instrument contained,
 bargained, sold, Conveyed and Confirmed and by these presents holds
 full Convoy and Confirmation to the said party of the second part etc. his eight
 little and natural son and to all that certain Party will or establish
 for the purpose of Family and other rock and extracting therefore the
 premises. In late October of this year in the Year of Our Lord eighteen
 One thousand Eighty and nine in the possession of the party of the first
 part and others consisting of one thousand building and other buildings
 therewith connected containing a Steam Engine and boiler, Boring of Eighteen
 Hunders with Amalgamating furnace and other machinery and the tools of
 said hold and occupied therewith and of all the tools implements fixtures
 machinery stock and furniture together with all and singular the documents
 heretofore and of whatsoever kind belonging or in anywise appertaining
 and the revenue and pecuniary demands and demands rents dues and
 benefits thereof. And also all the Estate right title interest property possession
 claim and demand whatsoever as well in law as in equity of the said
 party of the first part of his or to the above mentioned premises and every part
 and parcel thereof with the appurtenances to have and to hold all and singular
 the above mentioned and described premises together with the appurtenances unto
 the said party of the second part his heirs and assigns forever. In witness
 whereof the said party of the first part has hereunto set his hand and seal
 the day and year first above written.

Signed Sealed and delivered in the presence of Richard L. Ogden
Frank Ogden J. Hale Plumb

United States of America

State of California. On the first day of July A.D. One Thousand
 Eighty and Nine in the City and County of San Francisco eight hundred and Sixty-four before
 me J. D. Stevenson a Notary Public in and for the City and County of San
 Francisco and a Commissioner for the Territory of Nevada duly Commissioned
 and Qualified to take depositions and give oaths after Execution of Deeds
 and other instruments in writing under Seal to be made or recorded in
 the said Territory of Nevada and to administer Oaths afformation swearing
 in the City and County of San Francisco and State of California personally
 appeared Richard L. Ogden whose name is subscribed to the foregoing
 instrument as a party thereto to me personally known to be the individual
 described in and who executed the said instrument and then and there
 acknowledged to me that he executed the said foregoing instrument freely and
 voluntarily and for his uses and purposes shown Munkhord (L.S.) Dr McNeale
 Whereof I have hereunto set my hand and affixed my official seal at such
 Commissioner at my office in the City and County of San Francisco the
 day and year in the calendar first above written J. D. Stevenson

Commissioner for Nevada Territory

and Commissioner for all the States and Territories of the Union
 Recorded at request of Frank L. Plumb July 8 A.D. 1864 at 70 min past 10 AM

J. E. Steckler

This Indenture made the Thirtieth day of May in the year of our Lord
 A.D. 1863 - eight hundred and sixty four between J. E. Steckler of the City
 of Rockford and County of Winona and State of California party of the
 first part and H. Buckman of Virginia City, Nevada Territory party
 of the second part witnesseth that the said party of the first part for and on
 consideration of the sum of One hundred & fifty dollars lawful money of the
 United States of America to him in hand paid the receipt whereof is hereby acknowledged
 and granted Bargained, sold, remised, Conveyed and Transferred and by
 these presents does grant, bargain, sell, remise Convey and quit claim unto the said
 party of the second part and to his heirs and assigns forever all the right title
 and interest of the said party of the first part & his and their undivided interest
 of one half (1/2) foot of Mining Claim situated in the Gold
 Hill Mining District, Storey County, N.V. and known as No. 20000. The
 value and a half foot being valued to be Twenty five thousand dollars or less
 Called for by me under contract with the Company for stock for the same stand order
 bearing immediate payment. The ground above Conveyed being one half of 25
 feet claimed from J. W. Kippoly. Together with all and singular the minerals
 and claimants and appurtenances thereunto belonging and the rents, issues and
 profits thereof to have and to hold all and singular the above described
 premises together with the appurtenances unto the said party of the second
 part his heirs and assigns forever. In witness whereof the said party of the first
 part has hereunto set his hand and seal the day and year first above written and has
 signed sealed and delivered in presence of

J. E. Steckler
 A. E. Buckley

by M. E. Steckler Attorney in fact

General May 18th 1864.

To the President and Directors of the Comstock

G. & H. Mining Company.

Please receive and deliver unto Mr.
 Fred Kuau, Cashier of the Bank of the Capital Stock at the Licker Company
 for twelve and one half feet of Licker ground belonging in my name
 and this shall be your authority for so doing. J. E. Steckler
 Attest J. W. Maulebaum. Pr. M. E. Steckler Attorney in fact
 J. E. Steckler

Territory of Nevada. On the Thirtieth day of May A.D. One Thousand
 Eight hundred and sixty four before me attested
 G. Hawley a Notary Public in and for said County residing therein duly
 commissioned and sworn personally appeared M. E. Steckler attorney in fact for
 the within named J. E. Steckler personally known to me to be the person
 herein described and who executed his power of attorney from said J. E.
 Steckler the aforesaid instrument as a party thereto and therein described as the party
 executing the same by his true attorney and the said M. E. Steckler attorney
 engaged to me that he executed the same freely and voluntarily and for the
 best and sole of the said J. E. Steckler and for the sum and sum only
 herein mentioned. (S. S.) In witness whereof I have hereunto set my hand
 and affixed my official seal at my office in said County the day
 and year first above written A.D. 1864. Attest G. Hawley Notary Public
 Noted at request of M. E. Steckler July 6th 1864 at 10 p.m. first of the m^r.

Robert P. E. Steckler

uary in the year of our Lord one thousand eight hundred and Sixty five before me in the City of San Francisco, personally appears the within named A. C. Head, personally known to me to be the individual described in and, who executed the annexed Instrument, as party above, who acknowledged to me that he executed the same freely and voluntarily, for the uses and purposes therein mentioned.

(Signed)

J. C. Knob

Commissioner for the Territory of Nevada

Recorded at request of O. S. Barnille March 4, 1865, at 3 o'clock, part 11 U. M.

Book Y - 497 - 499

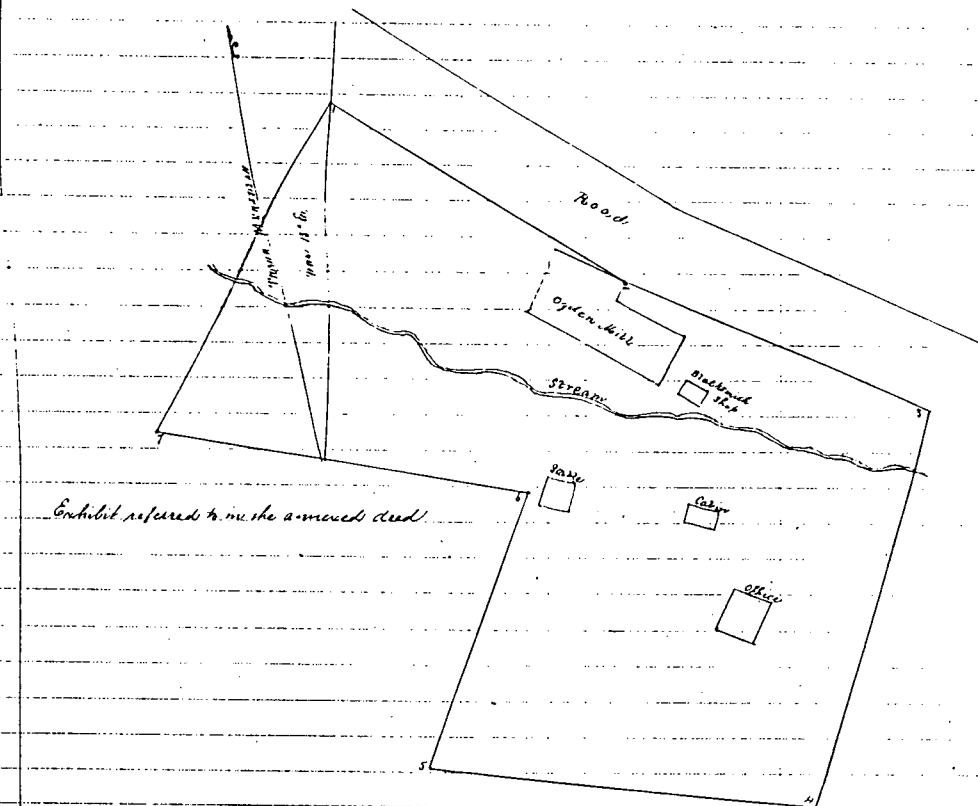
H. M. Geary Recorder

Members of Ogden Mill Co. This Indenture made this twenty third day of Feb-
ruary 1865, by and between in the year of our Lord one thousand eight hundred
and sixties, Ogden Mill Company, a, dred and Sixty five, Johnson William C. Holstein, Robert T.
Morrow, Orin S. Barnille and Richard S. Ogdon, all of the City and County of San
Francisco, State of California, parties of the first part and the Ogden Mill Company a
corporation duly incorporated under the laws of the State of California parties of the
second part. Whereas the parties of the first part are the owners and in possession of
the real estate hereinafter described and have organized themselves into a corpora-
tion with the view of visiting in it their title to said premises, with the intent and pur-
pose of carrying out and prosecuting thereon and therewith their business of working, gold
and silver ore, the said parties of the first part agreeing to receive therefor and the said
Corporation agreeing to issue therefor their shares of Stock to the value thereof, that is to say
to the amount of One Hundred Fifty thousand dollars to be issued to the said parties
of the second part severally and individually in the like proportion that they are now inter-
ested in said property, now therefore, This Indenture witnesseth that the said party of the
first part for and in consideration whereof and of one dollar lawful money of the United
States to them in hand paid, by the said party of the second part at or before the executing
and delivery of these presents, the receipt whereof is hereby acknowledged, and the
said party of the second part its successors and assigns forever released and discharged
from the same by these presents have granted, alienated, bargained and confirmed, and by
these presents do grant, alienate, convey and confirm unto the said party of the second part
and to its successors and assigns forever all that certain lot, piece or tract of land
and mill property situated in Virginia City, Storey County, State of Nevada and bounded
and described as follows, that is to say, commencing at a point on the South side of
said Mill street and running thence South 55° East two hundred and thirty two (232) feet
to a corner of the Ogden Mill so called, thence South 55° East two hundred and twenty five
feet, thence South 27½° East two hundred and ninety (290) feet, thence North 73½° west
two hundred and fifty eight feet, thence about two° East two hundred and eight feet thence
North 73½° West two hundred and sixty feet, thence North 45° East two hundred and
one feet to the place of beginning, the same being known as the Ogden Mill property in
said Virginia City, according to the plat and survey made the 16th day of February 1865 by
John Ostman Deputy Surveyor of Storey County for the Ogden Mill Co. which plat
and survey is herewith annexed and referred to as a part of this deed. Together with
all and singular the covenants, hereditaments, and appurtenances thereto belonging
or, in anywise appertaining, and to the reversions and reverences, remainders and re-
mainders, rents, issues and profits thereof and also all the right titles, interest, es-
tate, possession, property, claim and demand whatsoever as well in law as in
equity of the said parties of the first part of in and to the same and every
part and parcel thereof with the appurtenances, to have and to hold
the above granted and described premises with the appurtenances unto the
said party of the second part, its successors and assigns, to it and their own
proper use and unto the hoof forever. But it is expressly understood and ac-

Publis in and for said County personally appeared O.S. Carville known to me to be the person desci-
bed in, and who executed the foregoing instrument who acknowledged to me that he executed the same
freely and voluntarily, and for the uses and purposes therein mentioned. Subsice my hand and official
Seal, the day and year last above written,

(13)

Wm. W. Van Dohlen Notary Public



Plat & Description of Ogden Mill Property, situated in Virginia City, Storey County State of Ne-
vada, on the South side of Mill Street and bounded as follows. Commencing at a point on the
South side of said Mill Street and running thence 1 S 47 E 252 feet to a corner of the Ogden Mill
2 thence E 55 N 6225 feet
3 . . S 27 E 290 feet
4 . . N 18 E 268 feet
5 . . N 50 E 208 feet
6 . . N 70 E 260 feet
7 . . N 41 E 267 feet to the place of beginning.

Surveyed Feb. 16th 1865 by John Opton Deputy County Surveyor of Storey County Govt
for the Ogden Mill Co., Surveyed to true Meridian Magnetic Variation 15° East.

I certify this above Plat & Description of Survey to be correct.

E. L. Mason Esq. Surveyor Storey Co. Nev

Or John Opton Deputy

Recorded at request of O. S. Carville March 4th 1865 at 9 minutes past 11 A.M.

W. W. Van Dohlen Recorder

Attest
John Opton Deputy
New York & Nevada Co. 8 Mo. 1865
between A. Lindauer of Virginia City, Storey County
State of Nevada party of the first part and the New York and Nevada Gold
and Silver Mine and Mining Company a corporation legally founded under
existing laws of the State of New York and engaged in the business
of Mining in the State of Nevada party of the second part.

day and year first above written
Signed sealed and delivered in presence of C. N. Van Gender Seal
The name Charles N. Van Gender written
over signature before signing witness
P. A. Sterner

State of Oregon County of Clatsop
On the tenth day of December A.D. One thousand eight hundred and forty eight before my H. C. Settle Notary Public in
and for said County writing the instrument containing documents
so far as I am personally acquainted C. N. Van Gender whose name is sub-
scribed to the instrument hereinabove being present has permissibly
agreed to make to the person designated in and who may be the
said named instrument and who acknowledged to me that he
executed the same freely and voluntarily and that it was not
for any consideration and I find the witness thereof have
hereunto set my hand and affixed my official seal at my office
in said County the day and year in this certificate first above
written.

H. C. Settle Notary Public
Recorded at request of Bank of Oregon Dec 28, 1868 at 11:30 AM

Task 29- 241-242

Chas H. Cook Recorder

Oregon Mill Co. U.S. & State Stamped (b. cont.)

Union Mill Co. This Indenture made this 31st day of
December A.D. One thousand eight hundred and forty
eight and sixty eight between the Oregon Mill Company a corpora-
tion created and existing under the laws of the State of Oregon
near the property of the first party and the Union Mill and
Grist Mill Company a corporation created and existing under the
laws of the State of Oregon, the party of the second part witness
that, the said party of the first party for and in consideration
of the sum of Sixty Thousand (\$60,000) Dollars in gold
Bucks of the United States to it paid the receipt of which is here
by acknowledged has granted bargained sold and conveyed
and by these presents does grant bargain sell and convey unto
the said party of the second party and its successors and as-
signees forever all those tracts pieces or parcels of land situate
lying and being in or near the town of Astoria in the County of
Clatsop and State of Oregon on which stand the mills formerly
known as the Oregon and Wilson Mills and more recently
as the Mills of the Oregon Mill Company together with the said
Mills and all other buildings and improvements on said land
and all the engines boilers machinery apparatus and fixtures
in said Mills or buildings or connected therewith and all other
rights and privileges and rights of way and other easements
granted or claimed by the party of the first party and in any manner
held used or enjoyed for the benefit of or in connection with said
premises the said premises herein described and intended to be
conveyed being all the lands, villages in said County of Clatsop
which have held or occupied by the party of the first party in
which the party of the first party has no right

agrees to exchange with all the buildings and improvements
thereon and all the water rights or privileges rights of way or
other easements in said property of Storck held or owned by said
party of the first part in Settlement. Whereof the party of the
first part has caused its Corporate Warrant to be issued to subscribe
and its Corporate Seal affixed by H. R. Clegg its President there
unto lawfully authorized by a Resolution of its Board of Trade
duly passed and adopted on the 24th day of December A.D. 1868
Only stamped signed sealed and delivered.

In presence of E. L. Fiske

Ogden Mill Company Esq
H. R. Clegg President

State of California City and County of San Francisco
City, this twenty sixth day of December A.D. One thousand eight
hundred and sixty eight before me E. L. Fiske a Commissioner
of Deeds for the State of California in and for said City and County
duly commissioned and sworn personally appeared thereto
named H. R. Clegg President of the Ogden Mill Company whose
name is subscribed to the annexed Instrument as a party thereto
personally known to me to be the individual described in and
also executed the said annexed Instrument and who acknowledged
to me that he executed the same freely and voluntarily and for
no and purpose therein mentioned as the usual deed of said Com-
pany as its President as aforesaid and that the seal annexed to
the genuine Original copy of said Company,
said Lee Williams Sealer of Deeds sealed and affixed my official Seal this day and year in the City of San Francisco
first above written.

E. L. Fiske Commissioner of Deeds

For the State of Nevada

Recorded at the office of Bank of California December 29th 1868
at 30 minutes past 9 A.M.

Chas. N. S. B. Recorded

P. K. P. Deinrich & wife, U.S. Gold Stampers for each

Mark Society This Indenture made the Twenty eighth
day of December in the year of our Lord
one thousand eight hundred and sixty eight Between P. K. P. Deinrich
and C. F. Deinrich his wife of the County of Storey State of Nevada
parties of the first part and Marks Society of the same place party
of the second part witnesseth That the said parties of the first part
for and in Consideration of the sum of Six hundred and Thirteen Dollars
in gold coin of the United States of America to them in hand paid by
said party of the second part the receipt whereof is hereby acknowledged
have granted bargained sold and conveyed and by themselves
do grant bargain sell and convey unto the said party of the
second part and to his heirs and successors forever All that certain
lot of land and dwelling house thereon situated being and sit-
ting in the City of Virginia County of Storey State of Nevada and
described as follows to wit Situating Fifty three (53) feet on E.
and 1/2 Streets in the said City of Virginia County of Storey State
Nevada and being one hundred (100) feet in depth the bounded

said instrument as most incident and necessary of said Corporation, and who severally acknowledged to me that they executed the same freely and voluntarily, and for the uses and purposes herein mentioned, and as the act and deed of said Corporation; and that the seal affixed to said instrument is its true and lawful Corporate Seal; and that they subscribed to it said instrument, and said Corporation was affixed by virtue of authority duly conferred by said Corporation, it being the 1st day and year in this instant written.

*C. J. Joyce Commissioner
for the State of Nevada in the Province of California.
Signed and Recorded at request of A. J. Morrison February 28th 1863
at 12 o'clock P.M.*

Thomas Cooley County Recorder.

Union Mill by Mining Company.

(70)

A. J. Morrison, (Union Mill Property)

This Individuation, made the twenty-first day of February
in the year of our Lord one thousand eight hundred and
eighty-three, Between the Union Mill and Mining Company,
a corporation organized and existing under and, within
the laws of the State of California, the party of the first
part, and A. J. Morrison of this City and County of San Francisco
State of California—the party of the second part, here-
written, that the said party of the first part, for and in
consideration of One thousand Two Dollars in Gold coin of
the United States, to it paid, the receipt whereof is here-
by acknowledged, has granted, bargained, sold and
conveyed, and by these presents does grant, bargain, sell
and convey, unto the said party of the second part,
and to his heirs and assigns forever, all those tracts,
pieces or parcels of land, situate, lying and being in, or
near the City of Virginia, in the County of Sonoma, and
State of California, and formerly known as the "Vader
Mill Company's property, together with all water ri-
ghts and privileges, and rights of way, and other
easements, covenants or claimed, by the party of the first
part, and in any manner held or enjoyed for the be-
nefit of, or in connection with, said premises. Together
with all and singular the documents, hereditaments

and of his business interests foregoing or ever anticipated
of pertaining; and also provision made concerning, security
issues and profits thereof. Also, with this estate, right, title,
interest, property, possession, claim and demands what-
soever, as well now known as in case of his death, such of the first
set of, in and to said premises, and every part and pa-
rt thereof. That he and his heirs will hold unto him mentioned
and described premises, with all its appurtenances, unto
the said party at the several parts, his heirs and assigns
forever. The witness signed, the party of the first part
has caused these presents to be subscribed by its witness
and notary, and the corporate seal to be affixed aff-
ixed, the day and year first above written.

(Continued)
{
and
etc.)

Union Standard Banking Company
The 10th January 1880
James C. Price, Notary Public

State of California ss

City and County of San Francisco) On the tenth day
of January, A.D. 1880 before me, C. V. Price, a Commissioner
for the State of Nevada, Commissioner and Notary
existing in the city and county aforesaid; personally
appeared the witness named William Brown President
and lame of the Union Security of the Union Bank
and Banking Company a corporation organized under
and by virtue of the laws of the State of California
whose name are subscribed to the annexed instrument
as sole President and Notary public
to me to be the individual desired
stated said instrument as such a Witness
notary of said corporation, and who be Affd
acknowledged to me that they were affd
freely and voluntarily, and for other Official
purposes therein mentioned, and as the act and deed of
said corporation; and that they was affixed to said
instrument as its true and lawful Corporate Seal;
and that they subscribed the said instrument,
and said corporate Seal was affixed by virtue of
authority duly conferred by said Corporation. Wit-
ness my hand and Official Seal, this day and year
in this certificate first written. C. V. Price Commissioner
for the State of Nevada, in San Francisco, State of California

Conveyance of Real Estate for Delinquent
Taxes of 1885.

This indenture made and entered into this 19th day of July 1886 by and between J. W. Eckley Treasurer and Ex Officio Tax Receiver of Storey County State of Nevada Party hereto of the first part, and J. W. Eckley Treasurer of Storey County State of Nevada and his successors in office in trust for said Storey County and State of Nevada Party hereto of the second part:

Witnesseth: That Whereas the County Collector in and for Storey County in the State of Nevada did between the first Monday in March in the Year A.D. 1885 and the first Monday of September of said year, duly assess the real estate and premises described hereinafter for the year A.D. 1885, to wit

Improvements on Lot 1 Block 111 Range S. & H. Long owner \$3.85 & chgs.
do 7 do 89 do G. C. Harg owner \$6.75 & chgs.

Lot 7 13 Block 91 Range S. & H. Harg owner \$7.85 & chgs.

Improvements on Lot 10 Block 85 Range S. & H. Long owner \$1.37 & chgs.
et part of Lot 5 Block 25 Range B. Mrs. L. D. Andrews owner \$7.15 & chgs.
Land and Improvements et of Peck's Hospital Mrs. L. Andrews owner \$4.95 & chgs.

Wth of Lot 8 Block 154 Range all Harg et alby Owner } \$2.20 & chgs.
et part of Lot 7 Block 154 Range all Harg et alby Owner } \$2.20 & chgs.

Part of Lot 10 Block 179 Range S. Bro et alby Owner \$6.20 & chgs.

Wth of part of Lot 4 Block 131 Range S. J. L. Barker Owner }
Wth of et part of Lot 5 Block 131 Range S. J. L. Barker Owner } \$8.80 & chgs.

Part of Lot 1 Block 31 Range 26. J. Barrett Owner }
Stone Quarry Co. of Virginia } \$13.50 & chgs.

In A St S of North St. Mrs. E. Battieau Owner \$10.32 & chgs.

Wth of Lot 10 Block 102 Range Howard P. F. Beardsley owner \$4.90 & chgs.

Wth of Wth of Lot 4 Block 155 Range et alby J. Beck Owner }

Part of Lot 1 Block 137 Range S. H. J. Beck owner } \$3.57 & chgs.

6th of et 25 ft of 85 ft of Lot 1 Block 130 Range 26 E. J. Bevin owner \$9.62 & chgs.

6th of Lot 6 Block 22 Range Stewart S. J. Bevin owner \$2.20 & chgs.

Lot 1 Block 176 Range D. Bea et alby & Ice Co owners \$23.10 & chgs.

Et of Lot 10 Block 141 Range Summit J. W. Booth owner \$6.05 & chgs.

1 to 9 Block 245 Range B. S. Borsini owner \$22. & chgs.

Wth of Geiger et al by St. R. Breeding owner \$7.30 & chgs.

6th of et 30 ft of Lot 10 Block 102 Range Howard Estate Conrad Brown \$7.70 & chgs.

6th of Lot 142-5 Block 59 Range S. H. A. E. Brown owner \$9.50 & chgs.

Lot 1 Block 111 Range S. H. A. E. Brown owner \$3.50 & chgs.

Lot 1 Block 101 Range 3 Mrs N. C. French owner \$350 + chgs.
1/4 of lot 11 Block 81 Range Stewart W Callahan owner \$10.82 + chgs.
Lot 6 Block 88 Range 3 J.C. Caldwell owner \$874 + chgs.
425 ft of 90 ft of Lot 1 Block 27 Range S Charles Callaway owner \$550 + chgs.
1/4 of lot 27 B 144 R. B. Wm M Candler owner \$4.40 + chgs.
1/63 of lot 5 B 26 R. C. Joe Cavanagh owner \$13.30 + chgs.
lot 13 B 153 R. L. Thos Cavanagh owner \$2.75 + chgs.
Improvements on Chollar St of Howard Block 191 F.B. Carter owner \$4.12 + chgs.
1/4 of lot 11 Block 155 R. C. Mrs T. Charles Estate \$77.70 + chgs.
1/4 of 1/4 of lot 6 B 148 R. F. C. A. Clark owner \$11.15 + chgs.
Sand & Gravel 1/4 mile Canon below Jewish Cemetery Mr. J. Colyer owner \$770 + chgs.
Top of 1/4 of lot 3 Block 154 R. M. E. J. Connerford owner \$962 + chgs.
1/4 of 1/4 of lot 3 Block 154 R. M. E. J. Connerford owner \$7.99 + chgs.
lot 4 B 135 R. M. Connerford owner \$7.99 + chgs.
Impots on lot 1 B 220 R. N. P. C. Conway owner \$2.75 + chgs.
lot 3 Block 156 R. O. Thos Cowan owner \$825 + chgs.
1/4 of Anna Murphy Block 79 B. Coyle owner \$825 + chgs.
Improvements on Garage Block 173 P. Coyle owner \$4.12 + chgs.
1/2 of Thirwell Block 40 Wm Coyle owner \$6.47 + chgs.
Part of lot 3 Block 108 R. S. Estate of Dan Cronin \$770 + chgs.
430 ft of lot 6 B 108 R. S. Mrs Kate Curran owner \$18.70 + chgs.
1/4 of 1/4 of lot 8 B 31 R. H. Julia Dapello owner
1/4 of 1/4 of lot 3 B 32 R. J. Julia Dapello owner \$15.50 + chgs.
Part of lot 10 Block 179 R. G. M. Deconia owner \$6.05 + chgs.
In Howard St west of lot 1 B 44 R. Howard P. Delaney owner \$6.20 + chgs.
lot 1 Block 108 R. S. F. J. Demling owner
Part of lot 7 B 89 R. G. F. J. Demling owner \$16.77 + chgs.
1/4 of Franklin St W of Ophir Grade B 242 J. Dingle owner \$7.15 + chgs.
lot 5 Block 104 R. G. C. Derby owner
1/4 of 1/4 of lot 11 B 174 R. B. C. Derby owner \$4.95 + chgs.
1/4 of 1/25 ft of lot 10 B 174 R. B. C. Derby owner
Part of Coyle Block 79 Michl Dennis owner \$880 + chgs.
1/4 of lot 1 B 181 R. J. C. Dougherty owner
1/4 of lot 2 B 181 R. J. C. Dougherty owner \$6.32 + chgs.
Ninth North St Block 5 Range at all Dougherty owner \$550 + chgs.
lot 12 Block 154 R. M. Dan Doyle owner \$10.00 + chgs.
lot 5 Block 32 R. J. Wm Drysdale owner \$6.32 + chgs.
1/4 part of 1/4 part of lot 6 B 81 Range Stewart Wm Duane owner \$9.35 + chgs.
Part of lots 7 & 8 B 155 R. et. Paul Duncan owner \$5.50 + chgs.
Improvements on lot 11 B 178 R. F. Ed Dupre owner \$2.75 + chgs.
1/4 of 1/4 of lot 6 B 23 Range Howard A. Elkin owner \$6.87 + chgs.
1/4 part of lot 2 B 29 Range S. D. Esparon owner \$8.25 + chgs.
1/4 of Davis St Block 40 Jas Fairburn owner \$5.95 + chgs.

1/4 part of lot 4 Block 108 Range 5 Estate Jno Faull \$5.50 + chgs
1/4 of cl. part of Lot 7 B 23 Range Howard P.H. Flannery owners \$6.32 + chgs
Improvements on Savage Block 173 Range A P. Farrell owner \$7.42 + chgs
1/4 part of Lot 6 B. 32 R. 5 J. W. Finck owner
Improvements on Lot 2 B 65 R. B J. W. Finck owner } \$26.27 + chgs
Improvements on Lot 3 B 65 R. B J. W. Finck owner }
Part of Lot 41 Block 143 R. A Miles Finck owner \$17.05 + chgs
1/4 part of Lot 2 Block 32 Range I Fortosis Fontes owner \$3.85 + chgs,
Cedar Ravine S of Adkins Mrs M. Tramer owner \$15.95 + chgs.
1/4 part of cl. part of Lot 8 B 109 R. 9 Greely French owner
Lot 7 B 109 Range 9 Greely French owner } \$4.67 + chgs.
1/4 30 ft of Lot 4 B 194 R. B Thos French owner \$6.05 + chgs
Lot 4 + 1/4 of Lot 3 Block 153 Range L W. H. Gaines owner \$13.85 + chgs.
Improvements on Lot 9 B 150 Range 86 Dan Galloway owner \$2.75 + chgs
E. of North St. E. of Huich Andrew Gardella Owner \$4.95 + chgs
Part of Lot 1 Block 41 R. Summit Mrs C. R. Gates owner \$9.35 + chgs
\$50 ft of Lot 4 Block 80 Range Summit J. C. Currie owner \$58.85 + chgs.
Improvements on Lot 1 Block 111 Range 1 Gee Tong owner \$7.85 + chgs.
1/4 of cl. part of Lot 6 B 90 R. 26 Te La Gee owner \$9.35 + chgs.
Lot 11+12 Block 26 Range C. Jno Gibson owner
1/4 part of cl. part of Lot 1 B 174 R. B Jno Gibson owner } \$21.45 + chgs
Lot 6 Block 30 R. 9. Jno Gunoche owner \$2.75 + chgs.
Improvements on Lot 1 B 111 R. 1 Jim Sing owner \$7.85 + chgs.
Improvements on Miller Drift E. of W. Christiansen & Holden owner \$3.85 + chgs
Lots 22+23 Block 44 R. A. cl. P. Graham owner \$14.02 + chgs.
Cedar Ravine S. of Huich S-W Grey owner \$9.50 + chgs.
1/4 part of Lot 8 B 82 R. Howard & Mrs C. Gunther Estate \$9.90 + chgs.
1/4 part of Lot 3 B 146 Range 2 Jno Hackett owner \$11.97 + chgs
Lot 6 B. 31 Range 86 W. A. Hall owner
1/4 part of Lots 8+7 B 31 Range 4 & D. A. Hall owner } \$12.37 + chgs.
Part of Lots 5+6 B 25 Range B. J. C. Hampton owner \$3.85 + chgs.
Lots 1+2 B 42 Range Stewart J. C. Hampton owner \$4.12 + chgs.
Part of Lot 8 B 3. Range K. J. C. Hampton owner \$2.75 + chgs.
Lot 4. B. 146 Range 8 J. C. Hampton owner \$2.75 + chgs.
1/4 part of Lot 1 B 43. Range Howard P. Haskell owner \$3.30 + chgs.
North of Saoto, Road 4 Block Range Howard J. D. Harrington owner \$9.50 + chgs
1/4 of cl. part of Lot 8 B 109 Range 8 J. A. Haskell owner \$4.95 + chgs.
Lot 10 Block 156 Range 0 M. Hallon owner \$5.50 + chgs.
1/4 part of Lot 5 B 112 Range K Jas Haydon owner \$6.32 + chgs
1/4 part of cl. part of Lot 2 B 177 Range E M. Haydon owner \$4.95 + chgs.
1/4 part of cl. part of Lot 7 B 81 Range Stewart Jas Kearby owner \$2.70 + chgs.
1/4 part of cl. part of Lot 6 R. on P. ... \$14.11. 11. 1. 1. 1. 1. 1. 1. 1. 1.

1/4 of lot 6 Range 26 Hodge Mr H. H. Hedington owner \$2.75 + chgs.
Lot 5 B 139 Range Calaway J. S. Steel owner \$2.47 + chgs
1/4 of lot 13 B 82 Range Howard Gino? Heffron owner
Lot 14 B 82 Range Howard Thos. H. affron owner \$3 + 66.97 + chgs.
Part of lot 1 B 175 Range D. W. Neimsey owner \$21.05 + chgs.
1/4 of 4 1/4 of lot 6 B 155 Range Mr. Lester owner \$10.05 + chgs
Knapp's tract & part of lot 8 B 6. Range R. C. Halloran owner \$4.95 + chgs.
& part of lot 3 B 29 Range Dr. A. J. Roman owner \$6.60 + chgs.
1/4 of 1 part of lot 23 B 41 Range Summit W. J. Holman owner \$10.05 + chgs.
Knapp's tract part of lot 7 B 7 Range Mr. Cooper owner \$3.85 + chgs.
Lot 4 B 110 Range H. Hop Lee owner \$3.30 + chgs.
Lot 8 B 91 Range I Hop Sing owner \$18.30 + chgs.
Improvements on lot 7 B 151 Range H. Jessie Hull owner \$4.95 + chgs.
1/4 of lot 7 B 90 Range 26 Dan Hartley owner \$8.95 + chgs.
1/4 part of lot 7 B 231 Range I James Jenkins owner \$8.52 + chgs.
Lot 11 B 148 Range F Francis Kane owner \$16.92 + chgs.
Improvements on lots 17 & 18 B 42 Range Stewart Wm. Kane owner \$11.00 + chgs.
1/4 of lots 4 & 5 B 89 Range G. H. Karston owner \$11.12 + chgs.
Improvements on lot 4 B 193 Range Mr. Kennedy owner \$6.75 + chgs.
Improvements on Garage E. of Merrill B 173 Range Jno Kent owner \$6.05 + chgs.
Land and improvements d. of Union Shaft Mr. Kermode owner \$4.12 + chgs.
Lot 1 B 245 Range C G. L. King owner \$6.05 + chgs.
Part lot 7 B 32 Range I B. F. Kinney owner \$13.07 + chgs.
3 acres of land & of cedarada laundry D. Knapp owner \$1372 + chgs.
\$35 ft of lot 6 B 47 Range D. Philo Knapp owner \$94.20 + chgs.
1/4 of 47 ft of lot 6 B 47 Range D. Philo Knapp owner
1/4 of lot 5 B 47 Range D. Philo Knapp owner
1/4 of lot 25 B 44 Range D. Philo Knapp owner
1/4 of lot 3 B 133 Range C H. Kramer owner \$2.75 + chgs.
Improvements on Garage E. of Howard Fred Kullman owner \$8.95 + chgs.
Lots 6 & 7 & 1/4 of lot 8 B 31 Range H. G. H. Lapidaine owner
1/4 of 1/4 of lot 4 B 178 Range F East Lapidaine owner \$25.02 + chgs.
1/4 of lot 8 B 33 Range K. E. H. Lapidaine owner
Cedar Ravine W. of Corryton Mr. Sampson owner \$3.30 + chgs.
Part of lot 10 B 179 Range G Mr. Jane Landrum owner \$3.57 + chgs.
Cedar Ravine W. of Geiger Grade Mr. James Leary owner \$12.10 + chgs.
West stage W. 1/4 of lot 1 B 196 Range D Estate of Elmer Leary owner \$8.52 + chgs.
Part of lot 1 B 245 Range G. H. C. Lederle owner \$14.30 + chgs.
Improvement on lot 4 B 106 Range D. C. C. Lederle owner
1/4 of 1/4 of lot 4 B 154 Range C. P. Leonard owner \$5.50 + chgs.
Undivided 1/4 of 38 ft of lot 5 B 66 Range C. Lewis & Deal owners
1/4 of lot 9 B 101 Stewart Lewis & Deal owners \$11.00 + chgs.

1/8 of Lot 4 B 148 Range 6	Tick Trustees owners \$3.85 + chgs.
Lot 1 B 89 Range 9	Southey & Smith owners }
1/8 of 125 ft of lot 15 B 176 Range 8	Southey & Smith owners }
1/8 of 25 ft of lot 15 B 176 Range 8	Southey & Smith owners }
Knappa tract Lot 8 B 9 Range 2	Southey & Smith owners }
Lot 8 B 89 Range 8	Southey & Smith owners \$28.60 + chgs.
Lot 2 B 91 Range 9	Southey & Smith owners }
Improvements on Lot 9 B 41 Range Summit	Southey & Smith owners }
Knappa tract Lot 11 & 12 B 6 Range R	Southey & Smith owners }
1/8 of 1/8 of Lot 3 B 154 Range M.	ll. Lapanio owners \$2.75 + chgs.
Lot 1 B 140 Range classroom	H. Ludolph owners \$7.70 + chgs.
1/8 part of Lot 1 B 91 Range M	Dan Lyons owner \$4.40 + chgs.
1/8 part of Lot 2 B 109 Range 8	Harriet Lyons owner \$6.60 + chgs.
Corner of Taylor & Summit Block 99 Thos Lyons	\$5.50 + chgs.
Lot 2 B 103 Range A	O' Maguire owner \$24.20 + chgs.
Lot 1 & 2 B 45 Range B	Maria Chaldanado owner \$10.95 + chgs.
Part of Lot 10 B 179 Range 8	M. Martinez owner \$5.50 + chgs.
1/8 of lot 9 B 33 Range K	M. C. Mero owner \$8.80 + chgs.
Lot 4 B 140 Range classroom	Geo. O' Merrill owner \$6.05 + chgs.
1/8 of Lot 3 B 134 Range M	ll. E. A. Merritt owner \$3.30 + chgs.
1/8 of Lot 4 B 134 Range M.	ll. E. A. Merritt owner }
Lot 7 B 65 Range B.	H. Melatorich owner \$47.30 + chgs.
Lot 1 & 2 B 139 Range Catlow	Frank Mitchell owner \$7.85 + chgs.
Improvements on Hale and Overcross Block 191 all of course owner \$4.12 + chgs.	
1/8 of 1/8 of Lot 3 B 133 Range G.	J. Mora owner \$1.37 + chgs.
1/8 of Southey & Smith's part of Block 11 Range G.	Chas Ellerfoot owner \$6.60 + chgs.
Nevada Mill Site 6 Mile Canon	V. J. Morrison owner }
Ogden Mill Site 6-mile Canon	A. J. Morrison owner \$46.75 + chgs.
1/8 of 1/8 of Lot 5 B 154 Range M	D. J. Mulcahy owner \$9.50 + chgs.
1/22 ft of lot 5 B 100 Range Summit all Thos McClucke owner \$3.57 + chgs.	
Part of Lot - Block 10 Range M	Ino Murphy owner \$2.75 + chgs.
1/8 of lot 2 B 179 Range M	Pat Murphy owner \$4.40 + chgs.
1/8 of 1/8 of part of lot 9 B 23 Range Howard	D. C. Uliff owner \$6.87 + chgs.
Part of Lot 18 B 145 Range G.	Ino C. Caulfield owner \$6.60 + chgs.
1/8 of all Stoddard Block 79	Jas. C. Court owner \$12.15 + chgs.
1/8 of Lyons Block 99	Robt. Mc Donald owner \$3.85 + chgs.
1/8 of 14 & 15 B 31 Range M	ellary all C. Ginnis owner \$5.50 + chgs.
Part of lot 1 B 32 Range I	Mrs. C. Ginnis owner \$7.85 + chgs.
1/8 of 1/8 of Lot 4 B 179 Range G	Jas. C. Lynn owner \$7.87 + chgs.
Part of 4 & 5 B 196 Range M	Felix McHugh owner \$8.80 + chgs.
1/8 of Lot 12 B 43 Range Howard	Geo. McLaughlin owner \$3.30 + chgs.

Improvements on 1/4 and 1/2 West of Block 142	\$140.00	Land owner \$3.00 each.
1/4 part of Lot 3 B 178 Range 5		C. McLean owner \$6.00 each.
Improvements on Lot 3 B 142 Range Stewart	\$2.75	J. J. Nichols owner \$2.75 each.
Cedar Hill W of Gaiger Grade		H. Stortor owner \$8.95 each.
W 1/4 of 1/2 part of Lot 5 B 149 Range		Joe O'Brien owner \$4.95 each.
Lot 11 B 176 Range 2		Dennis O'Callahan owner \$8.80 each.
Land and improvements near cliff line		A. O'Connor owner \$2.75 each.
W of Davis Street Block 40		Martin O'Hare owner \$3.85 each.
W 1/4 of Lot 3 B 113 Range 9		P. O'Meara owner
E 1/4 of Lot 3 B 113 Range L		J. O'Callera owner \$5.80 each.
E part of 1/4 part of Lot 14 B 80 Range Summit Estate of Peter O'Neil	\$2.75	each.
E of North Street B 7 Range 6		C. O'Rouge owner \$16.10 each.
Lot 1 B 150 Range 14		D. W. Osborne owner
Lot 7 B 110 Range 26		D. W. Osborne owner
Lot 8 B 110 Range 26		D. W. Osborne owner \$31.62 each.
E 1/4 of Lot 2 B 152 Range K		D. W. Osborne owner
1/4 part of Lot 14 B 26 Range 6		D. W. Osborne owner
E 1/4 part of lot 23 B 41 Range Summit		W. O'Dale owner \$10.45 each.
E 1/4 of Lot 15 B 174 Range 13		Ben Owens owner \$28.05 each.
Part of Lot 4 B 46 Range 6		Frances Payne owner \$12.10 each.
Lot 3 B 45 Range 14		H. B. Perkins owner \$5.50 each.
Part of lot 21 B 20 Range 9		Catherine Peary owner \$10.45 each.
1/4 part of Lot 1 B 155 Range 14		Jas Paddock owner \$2.20 each.
In North St 1/4 of Bennett B 3 Range Stewart W. J. Cape owner \$8.25 each.		
W 1/4 of 1/4 of Lot 3 B 25 Range B Estate of G. L. Potter	\$2.75	each.
Improvements on Lot 3 B 28 Range E 10 E Price owner \$6.87 each.		
Knaps Street on Taylor St E of B 7 Range 9. Mary Quinn		
Knaps Street 1/4 of Lot 3 B 4 Range 9. Mary Quinn	\$5.77	each.
Improvements on Lot 1 B 111 Range 8 Wong Lee Hung	\$7.80	each.
W 1/4 of Lot 1 B 47 Range 26 Hugh Reese owner \$32.05 each.		
Lot 5 & E 1/4 of 1/4 of Lot 6 B 153 Range L Bro Richards owner \$20.50 each.		
1/4 of North St B 6 Range B		J. Reim owner \$14.40 each.
Lot 5 B 110 Range 26		Estate of Mary Roach \$3.30 each.
In North St Block 3 Range Stewart & J. Robinson owner \$6.60 each.		
Lot 11 B 31 Range 26		Franco Rossini owner \$12.80 each.
Part of 13 & 14 B 43 Range 26 Howard George Roth owner \$12.15 each.		
Improvements on 9 & 6 W of B 143 H. K. Rowe owner \$5.50 each.		
Improvements on Lot 10 B 178 Range 26 Ed Ryan owner \$4.67 each.		
Part of Lot 1 B 245 Range 6		Sam Sisig owner \$3.30 each.
W 1/4 of Lot 14 B 145 Range 6		Mr. L. Sanders owner \$38.00 each.
Lot 4 B 90 Range 26		Eliza Schoneman owner \$2.20 each.
Lot 18 B 103 Range 14		Kate Shea owner \$3.30 each.

lot 1. 2. & 3 B 33 Range N	Thomas Shearn owner \$ 7.75 each
lot 6 B. 157 Range Q	J. Sheridan owner \$ 6.60 + chgs.
1/4 of 4 parts of lot 21 B 43 Range Howard J. T. Shirk	\$ 10.40 each
lot 2. B 102 Range Howard	J. C. Smith owner \$ 8.80 each
Knappa Tract lot 5 B 1 Range Q	C. Smith owner
Knappa Tract lot 6 B 1 Range Q	C. Smith Owner \$ 16.50 each
lot 9 B 153 Range d	H. Smith Owner \$ 2.75 each
lot 15 & N 17 ft of lot 17 B 101 Range Stewart	H. H. Smith owner
1/8 of 16 x 18 B 101 Range Stewart	H. H. Smith Owner \$ 7.15 + chgs
Improvements on Range Block 173	R. Stevenson Owner \$ 4.12 each
1/8 part of lot 16 B 81 Range Stewart	J. B. Stevenson Owner \$ 73.10 each
1/8 of Stoddard Block 79	Mrs Stoddard Owner \$ 6.60 each
1/8 of 1/8 of lot 6 B 110 Range Summit	M. C. Stone Owner \$ 2.20 + chgs
Part of lot 13 81 Range Stewart	J. A. C. Stone Owner \$ 2.20 each
1/8 of lot 7 B 27 Range D.	D. R. Star Owner \$ 19.25 + chgs
lots 1 & 2 B 257 Range S.	D. J. Sullivan Owner \$ 14.30 + chgs
Improvements on lot 1 B 53 Range N	D. J. Sullivan Owner \$ 4.12 + chgs
lot 7 B 93 Range L	Mrs A. L. Telemon Owner \$ 6.05 + chgs
Improvements on Chollar W of Johnson	J. H. Thomas Owner \$.550 + chgs
Corner of 1storth & 1st streets B 4 Range Howard J. Dillon owner	\$ 31.62 + chgs
lot 14. 15 & 16 B 102 Range Howard	F. A. Triddle Owner \$ 45.10 + chgs
Part of lot 15 & 16 B 41 Range Summit	G. F. Turner Owner \$ 7.70 + chgs
Part of lot 6 B 109 Range G	P. Turney Owner \$ 68.72 + chgs
West of Davis Street North of 1st Block 40 H. Walsh Owner \$ 4.40 each	
Part of lot 1 B 43 Range Howard	Robt. Walsh Owner \$ 7.70 each
Part of lot 6 & 7 B 27 Range D	C. Watson Owner \$ 2.75 each
Part of lot 2 B 245 Range C.	N. Venierich Owner \$ 3.30 + chgs
1/8 of lot 3 B 175 Range G	M. E. Welch Owner \$ 9.90 + chgs
1/8 of 1/8 of lot 3 B 109 Range G	J. J. Merrin Owner \$ 8.25 + chgs
1/8 part of lot 12 B 44 Range A	Estate B. C. Whitman \$ 13.75 + chgs
1/8 of N part of lot 5 B 23 Range Howard	M. White \$ 8.25 + chgs
1/8 of N part of lot 9 B 185 Range C	Geo Williams Owner \$ 1.10 each
In Summit St N of lot 2 B 41	Geo Williams Owner \$ 3.85 each
Part of lot 1 B 82 N Howard	H. Williams Owner \$ 8.52 + chgs
Part of lot 10 B 179 Range G	Geo Williams Owner \$ 6.05 + chgs
1/8 of 1/8 of lot 7 B 155 Range C	J. W. Moore Owner \$ 2.47 + chgs
Part of lot 7 B 25 Range B	L. C. Wright Owner \$ 16.50 + chgs
1/25 ft of lot 5 B 26 Range G	M. H. Youngsworth \$ 1.15 each
1/8 of 1/8 of lot 10 B 157 Range S	J. W. Zimmerman \$ 4.12 + chgs
Part of lot 5. 6. 7. 8 & 9 Block 157 Range H Columbia Mining Co.	\$ 6.87 + chgs
lot 4 B. 118. Range S	Roman Capital Mining Co. \$ 7.15 + chgs

Lots 1 to 14 Block 36 Range A.
 Lots 15 to 16 Block 37 Range A. & Vermont Consolidated Mining Co \$1.10 rehgs.
 Lots 1, 2 & 3 Block 204 Range A.
 Lots 1 to 6 Block 217 Range A.
 Lots 8 to 18 Block 184 Range A.
 Lots 8 to 18 Block 185 Range A.
 Lots 7 to 19 Block 186 Range A.
 1/2 of Lot 178 Range D Senator Mining Co.
 Lots 218 Block 218 Range C. \$23.92 rehgs.
 Block 219 Range D.
 Block 220 Range D.

Gold Hill District.

Part of lot 8 Block 1 Range C J. H. Batchelder owner \$9. rehgs
 Improvements on Caledonia Ground Jas Balloho owner \$24 rehgs
 Lot 36 Block 1 Range C. F. Baeth owner \$3.75 rehgs.
 Lot 3 & 4 Block 6 Range C. H. Carre owner \$10. rehgs.
 Lot 28 Block 4 Range C. J. C. Caldwell owner
 Lot 7 Block 2 Range B.
 Lot 35 Block 5 Range C. } \$13.75 rehgs
 Part of Lot 41 & 42 Block 8 Range D
 Rough & Ready Mine J. C. Caldwell Rough & Ready Mine
 1/4 of Foxman Shaft Mrs. C. Chandler owner \$12 $\frac{1}{2}$ rehgs.
 Lots 18 & 19 Block 1 Range I M. Clarke owner \$2 $\frac{1}{2}$ rehgs.
 1/4 of Foxman Shaft L. & J. Celint Owner \$2 $\frac{1}{2}$ rehgs.
 Lot 1 Block 2 Range I H. Conway Owner \$1.25 rehgs.
 1/4 of Foxman Shaft H. Conlan Owner \$2 $\frac{1}{2}$ rehgs.
 Lot 10 Block Range D Pat Denney Owner \$3.75 rehgs.
 Part of Lot 9 Block 1 Range C Jas Donohue Owner \$7.50 rehgs.
 Part of Lot 8, B, 1, Range C Jas Donegan Owner \$6.25 rehgs
 Part of Lot 25 Block 8 Range D John Dosley Owner \$3.25 rehgs
 1/4 of Lot 3 Block 2 Range D Geo Duprey Owner \$13.75 rehgs
 Part of Lot 44 Block 1 Range C H. C. Farley Owner
 Lot 7 Block 3 Range C H. C. Farley Owner \$6. rehgs.
 Lot 16 Block 1 Range C H. C. Farley Owner
 Lot 8 Block 4 Range C Mrs H. C. Taylor Owner \$5. rehgs.
 Lot 4 Block 1 Range B. Mrs H. C. Taylor Owner
 Lots 14, 17, 18, 19 Block 2 Range C Mrs O Fitzpatrick \$2 $\frac{1}{2}$ rehgs
 1/4 of Lot 12 Block 6 Range C Ignacio Franco
 1/4 of Lot 12 Block 6 Range C Ignacio Franco \$4.75 rehgs.
 Part of Lot 44 Block 1 Range C Mrs Anna French owner \$7.50 rehgs.

Lot 5 Block 4 Range 6	13 Gallaud owner \$2. xchgs.
Part of Lot 44 Block 1 Range 0	Ino Garin owner \$6.40 xchgs.
Lot 11 & 12 Block 1 Range 8	Ges Gordon owner \$12.50 xchgs.
W. of Tonawau Shaft	N. Gasling owner \$2.50 xchgs.
Part of Lot 8 Block 1 Range 0.	Cather Goulette owner \$ 8.75 xchgs.
Lots 2, 10 & 14 Block 2 Range 13.	Audrey Graham owner \$3. xchgs.
Lot 38 ^{Block 5} Range 6	^{Audrey} Graham owner \$3. xchgs.
Lot 16 Block 4 Range 6	G. & J. Grant Owners
Part of Lot 42 Block 8 Range 8	G. & J. Grant Owners \$10.75 xchgs.
Improvements on Lot 28 Block 1 Range 2.	J. John Haddery \$2.50 xchgs.
Part of Lot 44 Block 1 Range 0	Jas Mayers' Owner \$3.75 xchgs.
Lot 14 & 15 Block 7 Range	Ino Stanper owner \$3.75 xchgs.
Part of Lot 8 Block 1 Range 0	P. W. Nannington Owner \$6.75 xchgs.
Lot 14 Block 6 Range 6.	W. S. Nobart Owner \$10. xchgs.
Lot 11 Block 7 Range 8	Frank Staines owner \$3. xchgs.
Part of Lot 27 Block 4 Range 8	Vic McNaugh Owner \$2.5 xchgs.
Lots 16 & 17 Block 7 Range 8.	Ino Humpherville owner \$5. xchgs.
Part of Lot 34 Block 1 Range 9.	Annie Irwin \$3.75 xchgs.
Lot 19 Block 4 Range 6.	Mrs Jackson Owner \$6.25 xchgs.
North of Tonawau Shaft	Howell Jones owner \$2.5 xchgs.
Part of Lot 8 Block 1 Range 0	J. A. Jay Owner \$2. xchgs.
Part of Lot 34 Block 1 Range 0	Keating & Kennedy \$5. xchgs.
Part of Lot 39 Block 8 Range D	Ino Killay \$3.75 xchgs.
Lot 42 Block 1 Range 9.	Ellen Le Blond owner \$7.50 xchgs.
Lot 26 & 27 Block 1 Range 5.	C. L. Lafee Owner \$7.50 xchgs.
Part of Lot 29 Block 1 Range 2	Mrs Jane T. Landrum \$3.75 xchgs.
Part of Lot 29 Block 1 Range 2	H. W. Laselle Owner \$8.75 xchgs.
Part of Lot 52 Block 8 Range D.	D. D. Lanahan owner \$2.50 xchgs.
Part of Lot 4 Block 4 Range 6.	Mr C. Linus Owner \$3.75 xchgs.
Lot 4 Block 1 Range 0	Robt Lowry Owner \$3.75 xchgs.
Part of Lot 33 Block 1 Range 0	Mrs Jas Marks " \$2. xchgs.
Part of Lot 8 Block 1 Range 0	C. C. Marshall " \$8.25 xchgs.
Part of Lot 8 Block 1 Range 0	E. Martin " \$11.50 xchgs.
Sand & Improvements American Flat	J. Metzger " \$2.50 xchgs.
Lot 15 Block 4 Range 6.	J. D. Miller " \$16. xchgs.
Part of Lot 44 Block 1 Range 0	M. McAlcahy " \$11.25 xchgs.
Improvements American Flat	Maria Murrell " \$12.50 xchgs.
Part of Lot 2 Block 1 Range D	J. D. P. M. Gurn " ,
Part of Lot 2 Block 1 Range D	do " \$137.75 xchgs.
Well N. of S. Carrolls W. of Bullion Ravine	do " ,
Part of Lot 8 Block 1 Range 0.	Maryelle Knight " \$12.5 xchgs.
Lot 14, Block 1 Range 0.	M. F. McMillan " \$8.75 xchgs.
Lot 27 Block 8 Range 0	Mary Parker " \$8.75 xchgs.

Part of Lot 3 Block 1 Range C. W. E. Ferry Owner	\$ 2.5 chgs.
Part of Lot 44 Block 1 Range C. Sam Phillips	\$ 3.75 chgs.
Improvements on Lot 3 Block Range No. R. B. Ramsey	\$ 3.75 chgs.
Lot 4. Block 3 Range C. Mary Riley	\$ 2.50 chgs.
Part of Lot 44 Block 1 Range C Mr. Hobbs Owner	\$ 2.50 chgs.
Improvements on Overman Tract Pauline Robles	\$ 3.75 chgs.
Improvements on Overman Charlotte Rosa	"
Lot & Improvements Head of Petaluma St.	" \$ 15. chgs.
Lot 45 Block 2 Range C. Sam Lang	" \$ 16. x chgs.
Lot 14 Block 4 Range C. Sam Lang	" 15. x chgs.
Lot 6 Block 2 Range 13. Sarah Schaff	"
Lot 34 Block 5 Range C. do	" \$ 3.75 chgs.
Part of Lot 44 Block 1 Range C Jerry Shuckaw	\$ 4.50 chgs.
Part of Lot 14 Block 8 Range D. C. Smith	\$ 3.75 chgs.
Part of Lot 53 Block 8 Range D. Mike Smith	\$ 2.50 chgs.
Lot 34 Block 6 Range C. Mr. Stadtmuller	" \$ 8.75 chgs.
Lot 5 Block 5 Range C. J. L. Sweeney	" \$ 3.75 chgs.
Part of Lot 8 Block 1 Range C. H. Thomas	" \$ 3.75 chgs.
Part of Lot 34 Block 1 Range G. James Thomas	" \$ 2. chgs.
Lot 29 Block 1 Range 26. Ed Tobin	" \$ 7.50 chgs.
Part of Lot 36 Block 1 Range 26. D. P. Vaughn	" \$ 2.75 chgs.
Lot 5 Block 6 Range D. P. J. Ward	" \$ 3.25 chgs.
C. of Farmer shaft M. Whalen	" \$ 2.50 chgs.
Brick Cabin American Flat Estate of Mrs. Weeks	" \$ 3.75 chgs.
Lots 16 & 19 Block 1 Range 1 Estate of W. D. Williams	" \$ 3.75 chgs.
Lot 22 Block 4 Range C. Francis Young	" \$ 2. chgs.
Lot 21 Block 2 Range 13. Estate of M. Yat	" \$ 1.25 chgs.
Part of Lot 33 Block 8 Range D. Chanta Minglo	" \$ 5. chgs.
C. of Alta Mining Co. Con Dorado Mining Co.	\$ 3,500 chgs.
Part of Lots 4 & 5 Block 3 Range D. Crown Point Extension Mine	" \$ 2. chgs.
Part of Lot 36 Block 8 Range D. Front Lodge Mine Co.	\$ 3.75 chgs.
Part of Lot 18 B 5 Range C. 650 ft of Lot 1 B 3 Range B. Gold Hill	"
Lot 6 of Imperial Site Tunnel Co \$ 75. chgs.	"
Part of Lot 34 & 44 Block 1 Range D Julia Minglo owners	\$ 10. chgs.
Lot 40 & 41 Block 6 Range C. Leg Minglo	" \$ 3.75 chgs.
Lots 8 & 9 Block 4 Range C. Semiahmoo Minglo	"
Lots 11 & 12 Block 5 Range D do do	" \$ 22.50 chgs.
Part of Lot 19 Block 6 Range C. Mitchell Minglo	" \$ 2. chgs.
West of Silver Hill part of Block 8 Range D Sierra Minglo	\$ 7.50 chgs.
Lot 43 Block 1 Range D Trojan Minglo	" \$ 8.75 chgs.
Lot 10 Block 6 Range C. Twin Peak Minglo	" \$ 3.75 chgs.
4th of Lot 1 Block 1 Range C (see next page)	"

Part of Lot 1 Block 1 Range I	A Holland owner
Part of Lot 2 Block 1 Range I	do \$10. v chgs.
Part of Lot 1 Block 1 Range I	do 0

Outside Districts.

Improvements in Bonanza City	Jas. Lebegwidden owner \$145 v chgs.
Land and Improvements on Prucker River adjoining Langomasino	Andrew Consigli owner \$17.40 v chgs
Improvements of mile Canon below Mt. Gowan. Mr. Knudsen	\$1.45 v chgs
Water Right Improvements in 6 mile Canon above Hitchcock's D. W. Johnson	\$ 2.17 v chgs
Improvements of mile Canon below old School House J. Kelly	1
Improvements of mile Canon below Keyes J. Kelly	\$ 16.90 v chgs
Improvements of mile Canon Canon below Winfield Mill. Pat. Kelly	\$ 1.45 v chgs
Improvements below Silver Eagle Ming Claim P. J. Keys	\$ 5.45 v chgs
43 Acres near mouth 6 mile Canon R. J. Martin	\$ 3.17 v chgs
Water Right & Improvement 6 mile Canon above Second Estate D. House	\$ 1.45 v chgs
Land Mill Site of mile Canon	C. F. Morrison 1
Winfield Mill Site of mile Canon	C. F. Morrison 1 \$ 20.30 v chgs
Improvements of mile Canon N. of Monte Christo D. C. McCarthy	\$ 1.45 v chgs
Improvement E. of Utah mine North Comstock Ming Co	\$ 7.25 v chgs
Land in Slavery District North Bonanza Ming Co	\$ 2.90 v chgs
20 66/100 Acres of Land S. of Wells Fargo mine North Union Ming Co	\$ 2.90 v chgs
80 Acres Desert Land S. Side of Prucker River L. D. Powell	1
in Township 20 of Range 22 E with interest in ditch do	\$ 3.62 v chgs
6th of N. W. 1/4 of S. E. 1/4 of S. E. 1/4 of Sec 36 S 18 M 21 E. J. K. Reddington	\$ 14.50 v chgs
Improvements in Bonanza City Wm Scholl	\$ 1.45 v chgs
Improvement in 7 mile Canon Silver Eagle Ming Co	\$ 4.35 v chgs
Improvements in 6 mile Canon below Toll Road House Henry Weber	\$ 5.45 v chgs
Land & Improvement below Utah mine Geo. Wilson	\$ 8.62 v chgs
Improvement in Bonanza City Jeff Walsh	\$ 5.45 v chgs
Improvements in Bonanza City Mr. White	\$ 1.01 v chgs
and to all owners and claimants thereof, known or unknown, and did cause such assessment to be duly entered upon the assessment Roll of said County for said year, and did duly levy and assess upon said real estate and premises, and cause to be entered upon such assessment Roll, the taxes authorized to be assessed and collected for State County and School purposes, that the said taxes so levied and assessed or any part thereof not having been paid, the Ex Officio Tax Receiver in and for said County did make a levy and enter upon the Assessment Roll, a statement that he had made a levy upon said real estate and	

2

Premises for the amount of such taxes according to law,
And Whereas the said J. W. Bosley Treasurer and Ex Officio Tax
Collector of said Storey County, Under and by virtue of "An Act of
Legislature of the State of Nevada, Entitled 'An Act to amend an Act
Entituled An Act, to provide Revenue for the support of the Government
of the State of Nevada. Approved March 9th 1865 and supplementary
thereto approved March 12th 1885" did publish on cause to be published,
in the Virginia Evening Chronicle a newspaper published in Storey
County State of Nevada, on the 5th day of December 1885, due notice
that thereafter to wit on the 18th day of January 1886. he as such
Treasurer and Ex Officio Tax Collector of the County of Storey should
offer said real estate and premises and the improvements thereon
and all the right title and interest of all owners of, or claimants to
the same for sale at public auction, in front of the Court House
door in the City of Virginia, County of Storey State of Nevada,
between the hours of 9 o'clock A.M. and 5 o'clock P.M. of said
18th day of January 1886. specifying the names of the owners
or reputed Owners of the aforesaid property, and describing each
of the aforesaid described tracts or parcels of land, with the im-
provements thereon, and improvements when separately assessed,
to recover the amount of the tax and ten per cent delinquency accrued
to the aforesaid parties, and against said property, for the fiscal year
commencing January 1st 1885. and ending December 31st 1885.
Together with two dollars for cost of publication of said notice
unless payment of said tax delinquency and costs, be paid
to said Treasurer an Ex Officio Tax Receiver of Storey County
prior to the said 18th day of January 1886. also specifying that
said property would be sold to the highest bidder for cash, to
cover said tax delinquency and costs paid sales, subject to
redemption within six months after the date of said sale by
payment of all said sums with three per cent per month thereon
from date of sale until paid.

And Whereas the said Treasurer and Ex Officio Tax Receiver
caused said notice to be published, daily Sundays excepted,
from the 5th day of December 1885, to and including the
18th day of January 1886. in said Virginia Evening Chronicle
being a term of more than twenty days before such sale,
And Whereas hereafter on the 18th day of January 1886. the
Sale mentioned in said notice and at the Court House door
of said County in the City of Virginia the said Treasurer
and Ex Officio Tax Receiver did according to law offer the said
Real Estate and premises and improvements thereon and,

improvements were separately assessed, for sale at public auction between the hours of 9 o'clock in the forenoon and 5 o'clock in the afternoon of said day, to wit commencing at nine o'clock in the forenoon of said day and then and there did sell the same in the manner required by law, and at such sale John W. Eckley Treasurer of Storey County State of Nevada as Trustee party of the second part herein was the highest bidder who was willing to take said real estate and premises and improvements where assessed separately and pay said taxes and costs no other bidder being willing or offering to take said Real Estate and Improvements where assessed separately, and the improvements thereon hereinafter described and pay the taxes and costs.

Now therefore I J. W. Eckley party of the first part herein, Treasurer and Ex Officio Tax Receiver of Storey County in consideration of the premises and of the payment time of the several sums hereinafter set forth by John W. Eckley Treasurer of Storey County State of Nevada as Trustee for said County and State as aforesaid party of the second part herein, the receipt whereof is hereby acknowledged have granted, Bargained, sold and conveyed and by these presents do Grant, Bargain, Sell and Convey to the said party of the second part and to his successors in office forever, all and singular the Real Estate and improvements thereon, and improvements where assessed separately hereinbefore described said Real Estate and Improvements were put up and struck off separately by said party of the first part and the sum paid for each parcel was as follows to wit: as hereinbefore specified and set opposite the names of the owners or reputed owners and descriptions of the property described and set out in this deed. Together with all and singular the tenements hereditaments and appurtenances thereto belonging or in any wise appertaining: And all the estate right title interest claim possession and right of possession legal equitable or otherwise of all owners or claimants known or unknown, to have and to hold the same unto the said John W. Eckley Treasurer of Storey County State of Nevada and his successors in trust for said County and State as fully effectually and absolutely as I J. W. Eckley Treasurer aforesaid by virtue of the authority aforesaid may can, or ought, to grant, sell and convey the same.

In witness whereof I the said J. W. Eckley, Treasurer and Ex Officio Tax Receiver of Storey County and Party of the first part herein, have hereunto set my hand and seal the day and year first above written.

J. W. Eckley
Treasurer and Ex Officio of
Storey County State of Nevada.

SEAL.

State of Nevada,
County of Storey of A.D.

On this Twenty first day of July,
A.D. One thousand eight hundred and eighty six personally appeared before me, Thos. H. Crane County Clerk and ex-officio clerk of the District Court of the First Judicial District, in and for said Storey County, J. W. Eckley County Treasurer of Storey County, State of Nevada, whose name is subscribed to the annexed instrument as a party thereto personally known to me to be the same person described in and who executed the said annexed instrument, to a Party thereto, who duly acknowledged to me that he, said J. W. Eckley as County Treasurer aforesaid executed the same freely and voluntarily, and for the uses and purposes herein mentioned.

In witness whereof, I have hereunto set my hand and affixed the seal of said Court, the day and year in this certificate first above written.



Thos. H. Crane
Clerk of said District Court.

Filed and Recorded this 29th day of July A.D. 1886 at Request
of John W. Eckley Treasurer Storey County

John Rase
County Recorder, Storey County

This Indenture made the Tenth day of November in the year
of our Lord one thousand eight hundred and eighty two, Between
E. M. Chamberlin widow of E. J. Chamberlin of the City and
County of San Francisco State of California, Party of the
First Part, and Martha Mackey of the town of Gold Hill, Storey
County, State of Nevada, the party of the Second Part,
Witnesseth: That the said party of the first Part, for and in
consideration of the sum of Twenty five dollars lawful money

Jerome J. Dunham
County Recorder

Robert Black

To

James H. Kirkead

3051

This Indenture, made the second day of May one thousand nine hundred and eleven Between Robt Black and Jas H. Kirkead of Virginia City, County of Storey, State of Nevada, Robt Black, the party of the first part, and Jas H. Kirkead, the party of the second part, witnesseth: That the party of the first part, in consideration of the sum of Ten^{\$10 00} Dollars, money of the United States of America, to him in hand paid, by the party of the second part, the

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receipt whereof is hereby acknowledged, does hereby release and forgive Kirkead, unto the party of the second part, and to his heirs and assigns, all that certain lot, piece or parcel of land situate in Virginia City, County of Storey, State of Nevada, and bounded and described as follows, to-wit:

The parcel of land bounded on North and East sides by California Pan Mill ground and on South side by Mill Street, and of the following dimensions: - Starting at Iron Post N.W. cor of Cal. Mill St., 125 ft. in a westerly direction to Mill Street; Thence in a southerly direction, 600 ft. along Mill Street; Thence in an easterly direction, 175 ft. to California Mill Ground; Thence in Northerly direction, 600 ft. to place of beginning.

With all improvements, house, barn set and Water rights.

Together with all the cements, hereditaments and appurtenances thereto belonging. To have and To Hold, the said premises, unto the party of the second part, and to his heirs and assigns forever.

In witness whereof, the party of the first part has hereunto set..... hand... the day and year first above written.

Signed and Delivered in the presence of }

George Warren

W.M. D...

Robert Black.

Stay, State of Nevada, and bounded and described as follows, to wit:

One parcel of land bounded on North and East sides by California Pan Mill ground and on South side by Mill Street, and of the following dimensions: - Starting at Iron Post N.W. cor. of Cal. Mill St., 125 ft. in a westerly direction to Mill Street; Thence in a southerly direction, 600 ft. along Mill Street; Thence in an easterly direction, 175 ft. to California Mill Ground; Thence in Northerly direction, 600 ft. to place of beginning.

With all improvements, house, barn etc and Water rights.

Together with all the cements, hereditaments and appurtenances thereto belonging. To have and to hold, the said premises, unto the part... of the second part, and to his heirs and assigns forever.

In witness whereof, the part... of the first part hereunto set..... hand... the day and year first above written.

Signed and delivered in the presence of }

George Warren
Notary Public

Robert Black.

State of Nevada }
County of Storey }^{ss}

On this 8th day of May, A.D. one thousand nine hundred and eleven personally appeared before me, George Warren, Notary Public in and for the County of Storey, State of Nevada, Robert Black of Virginia City, County of Storey, State of Nevada, known to me to be the person described in and who executed the foregoing instrument, who acknowledged to me that he executed the same freely and voluntarily, and for the uses and purposes therein mentioned.

In witness whereof, I have hereunto set my hand and affixed my Official Seal at my office in the County of Storey, the day and year in this certificate first above written.

(Signature)

George Warren

Notary Public in and
for the County of Storey State of Nevada.

Filed for Record at the Request of James H. Kenkeel, May 8, A.D. 1911 at 15 min. past 3 o'clock P.M.

Jerome J. Dunigan
County Recorder.

W. J. Ryan, Ex-officio Treasurer
of the County of Storey, State of Nevada.
To
The Kinkead Mill and Mining Company

8052

This Indenture, made and entered into this 10th day of May in the year of one thousand nine hundred and eleven, between W. J. Ryan, ex-officio County Treasurer of the County of Storey, State of Nevada, party hereto of the first part and The Kinkead Mill and Mining Company of Virginia City, Nevada, party hereto of the second part, Testimoneeth: That whereas, I, W. J. Ryan heretofore, and at the time of the posting of notice of sale hereinafter mentioned was the duly qualified, elected and commissioned County Clerk, and ex-officio County Treasurer of Storey County, Nevada, and was such officer of the said County of Storey, on the third day of April, 1911, and was present at a regular meeting of the Board of County Commissioners of said County, held on said last mentioned date, when the following Notice of Sale was read to the said Board of County Commissioners, adopted and approved, as follows, to wit:-

"Notice of Sale."

Whereas, under and by virtue of the provisions of an Act of the Legislature of the State of Nevada, entitled "An Act to provide revenue for the support of the Government of the State of Nevada, and to repeal, certain Acts relating thereto"; approved March 23, 1891, and the acts amending the same and supplementing them, the Treasurer of Storey County has come in possession of a deed of that certain real estate situate, lying and being in the City of Virginia, County of Storey, State of Nevada, described as follows, to wit:- Commencing at a Point which marks the northern corner of Storey County Hospital fence and running thence easterly along the line of said fence a distance of 315 feet to a post marked northeast corner; thence running along the line of said Hospital fence a distance of 150 feet to a post marked south east corner, thence easterly a distance of 315 feet, to a post marked southwest corner; thence running along the line of said fence 150 feet to the place of beginning, containing in all 472.50 square feet, the assessed valuation of which is less than Five hundred dollars, which property he holds in trust for the use and benefit of said State and County. And Whereas, The Kinkead Mill and Mining Company, on the 27th day of February, 1911, made an offer to the Board of County Commissioners to purchase the same.

Now, Therefore, In accordance with the Statute in such case made and provided, Notice is hereby given, to all to whom it may concern: That said Board of County Commissioners, will at their regular meeting, take

27th day of February, 1911, made an offer to the Board of County Commissioners to purchase the same.

Now, Therefore, In accordance with the Statute in such case made and provided, Notice is hereby given, to all to whom it may concern That said Board of County Commissioners, will at their regular meeting, to be held in the County Commissioner room in the Court House, in the City of Virginia, County of Storey, State of Nevada, at seven o'clock P.M., on Monday the third day of April, 1911, order said Treasurer to make, execute and deliver, an absolute deed, discharged of any trust, of the property heretofore described, to the persons

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offering the greatest sum therefor.

Signed W. V. Ryan, Clerk of the Board of County Commissioners of Storey County, Nevada. Dated March 8, 1911.

And whereas, at the said regular meeting of said Board of County Commissioners of Storey County, Nevada, held on April 3rd, 1911, the said Kinnead Mill and Mining Company were the highest and best bidder for cash for the purchasing of the said property described in the foregoing notice, it was by an order entered upon the records of the proceedings of the Board of County Commissioners of Storey County, Nevada, ordered that said W. V. Ryan, ex-officio Treasurer of said Storey County, make, execute and deliver, upon the payment of the consideration of Three hundred dollars, in gold coin of the United States of America, the same being the sum bid by the said Kinnead Mill and Mining Company, an absolute deed, discharged of any trust of the property described mentioned in said order of the Commission and particularly described in the foregoing Notice of Sale.

Now, therefore, This indenture witnesseth, that for and in consideration of the sum of Three hundred dollars, to me in hand paid, the receipt whereof is hereby acknowledged, I, W. V. Ryan, ex-officio County Treasurer of the said County of Storey, State of Nevada, as aforesaid by me and in pursuance of the Statutes in such case made and provided, have granted, bargained, sold, conveyed and confirmed, and by these presents do grant, bargain, sell, convey and confirm unto the aforesaid "The Kinnead Mill and Mining Company," and to its assigns and

presente do grant, bargain, sell, convey and confirm unto the aforesaid
"The Kinshead Mill and Mining Company," and to its assigns and
successors forever, all that certain real estate and premises is situated,
lying and being in the City of Virginia, County of Storey, State of Nevada, in
the vicinity of the County Hospital, and last described in this deed, as
fully and absolutely as J. W. Ryan, ex officio County Treasurer of Storey
County, Nevada, may or can lawfully sell and convey the same;
together with all and singular the tenements, hereditaments and appurtenances
thereto belonging, & in anywise appertaining of the said Storey County, and
all owners and claimants thereof, known or unknown, in or to the said last
above described real estate and premises, and every part and parcel thereof,
with the appurtenances, which it, or they, or either of them had or possessed
on the third day of April, A.D. 1911.

To have and to hold, all and singular the
hereinbefore and last mentioned and describe premises, together with the
appurtenances thereto, unto "The Kinshead Mill and Mining Com-
pany", its assigns and successors, forever,

On此日付与, I have hereunto
set my hand and seal, in the County aforesaid this 10th day
of May, in the year of our Lord, one thousand nine hundred and eleven.

J.W. Ryan Seal.

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Ex-officio County Treasurer of Storey County State of Nevada.

Signed, sealed and delivered in the presence of Albert Steffan

State of Nevada }
County of Storey }

On this tenth day of May A.D. one thousand nine
hundred and eleven personally appeared before me, Albert Steffan, a citizen
of this and for the County of Storey, J.W. Ryan, ex officio Treasurer of
County of Storey, State of Nevada, known to me to be the person described
in and who executed the foregoing instrument, who acknowledged to me that
he executed the same on this day.

affidavits thereof, unto "The Kinkhead Mill and Mining Company", its assigns and successors, forever,

In witness whereof, I have hereunto set my hand and seal, in the County aforesaid this 10th day of May, in the year of our Lord, one thousand nine hundred and eleven
W. T. Ryan Seal

584

Ex-officio County Treasurer of Storey County State of Nevada.

Signed, sealed and delivered in the presence of Albert Steffan

State of Nevada }
County of Storey }

On this Tenth day of May A.D. one thousand nine hundred and eleven personally appeared before me, Albert Steffan, Notary Public in and for the County of Storey, W.T. Ryan, ex-officio Treasurer of County of Storey, State of Nevada, known to me to be the person desirous and who executed the foregoing instrument, who acknowledged to me that he executed the same as such ex-officio Treasurer of the County of Storey, State of Nevada, freely and voluntarily, and for the uses and purposes therein mentioned.

See.

In witness whereof, I have hereunto set my hand and affixed my Official Seal at my office in the County of Storey, the day and year in this certificate for above written.

Albert Steffan

Notary Public in and for the County of Storey, State of Nevada.

Filed for Record at request of Jas. H. Kinkhead
May 10, A.D. 1911, at 2 o'clock P.M.

Jerome J. Denton
County Recorder

Luzetta Huffaker (widow)

To

7233

MARIE McDONELL

TO

ANNIE McLAUGHLIN.

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THIS INDENTURE, made the sixth day of September, in the year of our Lord, One Thousand Nine Hundred and Twenty-two, BETWEEN Mrs. Marie McDonell, of Virginia City, County of Storey, State of Nevada, and Annie McLaughlin, of Virginia City, State of Nevada, the party of the second part.

W-I-T-N-E-S-S-E-T-H-.

That the said party of the first part for and in consideration of the sum of ten dollars in United States Gold Coin, of the United States of America, to me in hand paid by the said party, the receipt whereof is hereby acknowledged, do by these presents grant, bargain, sell, convey and confirm unto the said party of the second part and to her heirs and assigns forever, Certain lot piece or parcel of land situated lying and being in Virginia City, County of Storey, State of Nevada,.

All that piece and parcel of land lying north of County Hospital particularly described in the deed in her possession, acquired from Kinkaid M & Mg. Co. And all the certain lot, piece or parcel of land situated lying and being in the City of Virginia, County of Storey, State of Nevada, Bounded and particularly described as follows. Commencing at a point on the East side of C. Street one hundred and forty five feet six inches South from the Southwest Corner of Lot No. two, Block 46, as shown in the official map of Virginia City and running thence South along the line of C. St., thirty three feet and six inches, thence at right angles to D. Street, one hundred feet more or less, thence North along the West side of D. Street thirty-three feet and six inches, and thence at right angles westerly one hundred feet more or less to C. Street, the place of beginning. Being a portion of the premises acquired by deed from Mrs. W. O. Conwell of Gold Hill, May tenth eighteen hundred and eighty nine and one half lot Block 46 Range C South.

TOGETHER with all and singular the tenements, hereditaments and appurtenances thereunto belonging, or in anywise appertaining and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

TO HAVE AND TO HOLD all and singular the said premises together with the appurtenances unto the said party of the second part and to her heirs and assigns forever.

IN WITNESS the said party of the first part has hereunto set her hand and seal the day and year first above written.

MARIE McDONELL. (SEAL)

Signed and delivered in the presence of

J.J. CARROLL.

State of California, }
County of Alameda.) ss

On this 14th day of November, in the year One Thousand Nine Hundred and Twenty two before me, Chas. A. Wilhelm, a Notary Public in and for the County of Alameda, State of California, residing therein, duly commissioned and sworn personally appeared J.J. CARROLL, known to me to be the person described in and whose name is subscribed to the within instrument, and he acknowledged to me that he witnessed said signature on Sept. 6th, 1922.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal, the day and year in this certificate first above written.

(SEAL)

CHAS. A. WILHELM. Notary Public.

In and for said County of Alameda, State of California.
Filed for record at the request of Annie McLaughlin, Nov. 21, 1922, at 20 min. past 10-o-clock
A.M.

James J. Wilhelm
Notary Public
County Recorder

DEED

THIS INDENTURE, made the 20th day of September, 1939, Between Agnes Hamilton, Treasurer of Storey County, Nevada, party of the first part, and Jack Murry, of Virginia City, Nevada, party of the second part:

W I T N E S S E T H:

WHEREAS, at public sale of real estate held on the Twenty first day of August, 1939, pursuant to an Order of the Board of County Commissioners, duly made and entered, and after first giving due notice of the time and place and terms of said sale, the Chairman of the Board of County Commissioners, did offer for sale, at public auction, all of the right, title and interest of Storey County, in and to the following described real estate situate in Virginia City, Storey County, State of Nevada, to-wit:

"Approximately two acres of land north of Storey County Hospital."

AND WHEREAS, Jack Murry of Virginia City, Storey County, State of Nevada, was the highest and best bidder, bidding the sum of Twenty (\$20.00) Dollars and costs, the said sum being the highest and best sum bid for the property, the Board of County Commissioners did sell, all the right, title and interest of said Storey County, in and to the above described property to Jack Murry, purchaser aforesaid, and the Board did further instruct the Treasurer of Storey County to execute a deed conveying all the right, title and interest of Storey County in said above described property to Jack Murry, purchaser aforesaid.

NOW, THEREFORE, I, Agnes Hamilton, Treasurer of Storey County, State of Nevada, in consideration of the sum of Twenty (\$20.00) Dollars and costs, current lawful money of the United States, to me in hand paid, the receipt whereof is hereby acknowledged, do by these presents, remise, release and forever Quitclaim unto said party of the second part and to his heirs and assigns forever, the said real estate hereinabove described, as fully and completely as said party of the first part can, by these presents, convey the same.

TO HAVE AND TO HOLD, unto said party of the second part and to his heirs and assigns forever.

IN WITNESS WHEREOF, I have hereunto set my hand the day and year first above written.

Agnes Hamilton
Treasurer of Storey County, Nevada

STATE OF NEVADA, }
COUNTY OF STOREY } ss.

On this 20th day of September A.D. one thousand nine hundred and thirty-nine personally appeared before me, Donnell Richards a Notary Public in and for the said County of Storey Agnes Hamilton, Treasurer of Storey County known to me to be the person described in and who executed the foregoing instrument, who acknowledged to me that she executed the same freely and voluntarily and for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in the County of Storey, the day and year in this certificate first above written.

S E A L

Donnell Richards

Notary Public in and for the County of Storey,
State of Nevada.

Filed for Record at request of Mildred Murry, Sept 2, 1948 at 40 min. past 11 o'clock A.M.

Annie M. Corcoran
County Recorder

THIS INDENTURE, made and entered into the 23 day of September 1943, by and between Agnes Hamilton, Treasurer and ex-officio Tax Receiver of Storey County, State of Nevada, party of the first part, and Agnes Hamilton, Treasurer of Storey County, State of Nevada, and her successors in office, in trust for the use and benefit of the State of Nevada, and County of Storey, party of the second part:

W I T N E S S E T H :

WHEREAS, under and by virtue of the laws of the State of Nevada, entitled "An Act to Provide Revenue for the Support of the State of Nevada, and to repeal certain acts relating thereto, approved March 23, 1891, and the acts amendatory thereof and supplemental thereto" the County Assessor of Storey County, did, between the first day of January 1940 and the second Monday in July of the same year, duly assess and enlist on the Assessment Roll of said county for the year 1940, the property hereinafter described, situated in Storey County, Nevada, for the purpose of collecting thereon taxes, authorized by law, to be levied and collected for State, County and Township purposes.

That Whereas, the first installment of taxes levied and assessed as aforesaid, upon the property hereinafter described not having been paid on or before the first Monday in December 1940, the ex-officio Tax Receiver of said County entered upon the Assessment Roll, a statement that she had made a levy upon the property hereinafter described for the amount of taxes due thereon, and penalties, and thereafter placed the same upon the delinquent list of said county as required by the provisions of the Acts above mentioned.

That Whereas, the second installment of taxes levied and assessed as aforesaid, upon the property hereinafter described not having been paid on or before the first Monday in March, 1941, the ex-officio Tax Receiver of said County, entered upon the Assessment Roll a statement that she had made a levy upon the property hereinafter described for the amount of taxes due thereon and penalties, and thereafter placed the same upon the delinquent list of said county as required by the provisions of the Acts above mentioned.

That Whereas, the third installment of taxes levied and assessed as aforesaid, upon the property hereinafter described not having been paid on or before the first Monday in March, 1941, the ex-officio Tax Receiver of said County entered upon the Assessment Roll, a statement that she had made a levy upon the property hereinafter described for the amount of taxes due thereon and penalties, and thereafter placed the same upon the delinquent list of said county as required by the provisions of the Acts above mentioned.

That Whereas, the fourth installment of taxes levied and assessed as aforesaid, upon the property hereinafter described not having been paid on or before the first Monday in August, 1941, the ex-officio Tax Receiver of said County entered upon the Assessment Roll, a statement that she had made a levy upon the property hereinafter described for the amount of taxes due thereon, and penalties, and thereafter placed the same upon the delinquent list of said county as required by the provisions of the Acts above mentioned.

That after the first Monday in August 1941, pursuant to the acts above mentioned, she caused to be published, from the date thereof, until the second Monday of September, 1941, in the Virginia City News, a newspaper printed and published in the County of Storey, State of Nevada, a notice containing a description of the property hereinafter described, specifying the name of the Owner, if known, the amount of taxes due from him, together with penalties and costs, a description of the property on which such taxes were a lien, and which would be sold for the payment thereof, and that delinquent penalties and costs of advertising would be collected in addition to the original tax, or the property would be sold for all of said sums, at the Court House door, in Virginia City, County of Storey, State of Nevada, at 1:30 o'clock P. M. on Monday the 8th day of September, 1941 to the person or persons who would take the

smallest quantity of said property and pay the taxes, penalties and costs thereon, and further specifying that property purchased at said sale was subject to redemption within two years from the date of sale, by payment of all said sums, with 10% interest per year thereon, from the date of sale until paid.

AND WHEREAS, the Treasurer and ex-officio Tax Receiver, aforesaid, pursuant to the notice aforesaid, did offer for sale the property hereinafter described in separate parcels to anyone who would take the smallest quantity thereof and pay taxes, penalties and costs, and no one else bidding thereon, she, the Treasurer, aforesaid, did bid the same in for the benefit of Storey County and the State of Nevada, and filed a certificate thereof with the County Recorder of Storey County.

AND WHEREAS, the property hereinafter described so sold as aforesaid, not having been redeemed within the time allowed by law for its redemption, and stated in the Certificate of Sale thereof, was listed and described on said Assessment Roll and Delinquent List and Notice of Sale, as follows:

VIRGINIA DISTRICT

Name of Owner	Description of Property	Tax & Costs
Abreu, Mildred Mrs.	Lot 12, Block 103, Range A Land North of Hospital	Tax \$ 2.36 Costs 2.74 <u>\$ 5.10</u>
Huddy, Jas G.	Part of Lot 2, Blk 242, Range Howard	Tax \$ 1.18 Costs 2.62 <u>\$ 3.80</u>
Mr. & Mrs. Thomas A. Pittman	Furn \$25. 6 lots not num- bered Blk 117 Range P.	Tax \$10.62 Costs 4.09 <u>\$14.71</u>
George Wilson	Part of Lot 7, Blk 207 Range D	Tax \$ 1.18 Costs 2.62 <u>\$ 3.80</u>

GOLD HILL DISTRICT

Mrs. C Dandurand	Part of Lot 8, Blk 1 Range O	Tax .85 Costs 2.59 <u>\$ 3.44</u>
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COMSTOCK DISTRICT

Baltimore Mining Co.	Survey No 69 Comstock Lode 36.02 Acres So. 200 feet by 1200 ft of Survey No 39 Knickebocker Lode ($\frac{1}{2}$ interest)	Tax \$33.50 Costs 7.45 <u>\$40.95</u>
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NOW THEREFORE, This Indenture Witnesseth: That in consideration of the premises and the several amounts of taxes, penalties and costs due as aforesaid, on the property hereinbefore described, as party of the first part, I do hereby grant, bargain, sell and convey unto myself as party of the second part, all and singular the property hereinbefore described, as fully and completely, as I, as such Treasurer and ex-officio Tax Receiver of Storey County, Nevada, may or can lawfully sell and convey the same.

Together with all and singular the tenements, Hereditaments and appurtenances thereto belonging or in anywise appertaining, known or unknown, in and to the several above described premises, and every part and parcel thereof, with the appurtenances, which they or either of them, had or possessed on the day of the levy of the taxes aforesaid.

TO HAVE AND TO HOLD, all and singular the the hereinbefore mentioned property, together with the appurtenances thereunto belonging unto myself as said Treasurer of Storey County, State of Nevada, and to my successors in office, in trust for the use and benefit of said State of Nevada, and County of Storey forever.

IN WITNESS WHEREOF, I, the said Agnes Hamilton, as Treasurer and ex-officio Tax Receiver of Storey County, Nevada, have hereunto set my hand and seal the day and year first above written.

STATE OF NEVADA,)
COUNTY OF STOREY) SS.

On this 23rd day of September, 1943, personally appeared before me, Annie M. Corcoran, County Recorder in and for said County of Storey, State of Nevada, Agnes Hamilton, whose name is subscribed to the annexed instrument as party thereto, personally known to me to be the person described in, and who executed the said annexed instrument, and she duly acknowledged to me that she executed the same freely and voluntarily, and for the uses and purposes therein mentioned.

(SEAL) IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

ANNIE M. CORCORAN
County Recorder, Storey County,
State of Nevada.

Filed for Record at request of Agnes Hamilton Sept. 23, 1943 at 15 min. past 4 o'clock P.M.

Annie M. Corcoran
County Recorder

File No. 16010

D E E D

THIS INDENTURE, made the twentieth day of August one thousand nine hundred and forty-three BETWEEN George Wilson, of Virginia City, County of Storey, State of Nevada, the party of the first part, and Hannah Hobart Prince, of the same place, the party of the second part,

W I T N E S S E T H :

That the said party of the first part, in consideration of the sum of ten dollars (\$10.00), current lawful money of the United States of America, to him in hand paid by the said party of the second part, the receipt whereof is hereby acknowledged, does by these presents, grant, bargain, and sell unto the party of the second part and to her heirs and assigns forever, all that certain lot, piece or parcel of land situate in the town of Gold Hill, County of Storey, State of Nevada, and bounded and described as follows, to-wit:

Part of Lot thirty-four (34), Block One (1), Range "O", as laid down and described on the official map of the town of Gold Hill, County of Storey, State of Nevada; and being the same property known as the Polglaze property.

TOGETHER with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

TO HAVE AND TO HOLD the said premises, together with the appurtenances, unto the said party of the second part, and to her heirs and assigns forever.

IN WITNESS WHEREOF, the said party of the first part has hereunto set his hand the day and year first above written.

GEORGE WILSON

DEED

THIS INDENTURE, made the Fourteenth day of March, 1946, Between Agnes Hamilton, Treasurer of Storey County, State of Nevada, party of the first part, and JACK MURRY, of Virginia City, County of Storey, Nevada the party of the second part:

W I T N E S S E T H:

WHEREAS, at a public sale of real estate held on the Fifth day of March, 1946, pursuant to an Order of the Board of County Commissioners, duly made and entered, and after first giving due notice of the time and place and terms of said sale, as required by statute, the Chairman of the Board of County Commissioners, did offer for sale at public auction, all of the right, title and interest of Storey County, in and to the following described real estate situate in Virginia City, Storey County, State of Nevada, to-wit:

"Land North of Storey County Hospital, formerly owned by Mildred McDonnell Abreu" and WHEREAS, Jack Murry, of Virginia City, Storey County, State of Nevada, was the highest and best bidder, bidding the sum of Twenty (\$20.00) Dollars and Costs, and the said sum being the highest and best bid for said property, the Board of County Commissioners did sell all of the right, title and interest of said Storey County, in and to the above described property to Jack Murry, purchaser aforesaid, and the Board did further instruct the Treasurer of Storey County to execute a deed conveying the right, title and interest of Storey County to Jack Murry, purchaser aforesaid.

NOW, THEREFORE, I, Agnes Hamilton, Treasurer of Storey County State of Nevada, in consideration of the sum of Twenty Dollars (\$20.00) and costs, current lawful money of the United States, to me in hand paid, the receipt whereof is hereby acknowledged, do by these presents, remise, release, and forever Quitclaim unto said party of the second part and to his heirs and assigns forever, the said real estate hereinabove described, to-wit:

"Land north of Storey County Hospital, formerly owned by Mildred McDonnell Abreu" as fully and completely as said party of the first part may by these presents convey the same.

TO HAVE AND TO HOLD, unto said party of the second part and to his heirs and assigns forever.

IN WITNESS WHEREOF, I have hereunto set my hand, the day and year first above written.

Agnes Hamilton
Treasurer of Storey County
State of Nevada

STATE OF NEVADA }
} ss.
COUNTY OF STOREY)

On this 14th day of March, 1946, personally appeared before me, Annie M. Corcoran, County Recorder in and for said County of Storey, State of Nevada, Agnes Hamilton, whose name is subscribed to the annexed instrument as party thereto, personally known to me to be the person described in, and who executed the said annexed instrument, and she duly acknowledged to me that she executed the same freely and voluntarily, and for the uses and purposes therein mentioned.

S E A L

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year in this certificate first above written.

Annie M. Corcoran,

County Recorder, Storey County,
State of Nevada.

Filed for Record at request of Mildred Murry, Sept. 2, 1948, at 40 min. past 11 o'clock P.M.
Annie M. Corcoran
County Recorder

No. 28343

QUITCLAIM DEED

THIS INDENTURE--made the 23rd day of October 1963 by and between Mildred Murry of Virginia City, County of Storey, State of Nevada - party of the first part and John Giuffra and/or Mildred Giuffra - husband and wife of Virginia City, County of Storey, State of Nevada as joint tenants with right of survivorship and not as tenants in common--the parties of the second part.

W I T N E S S E T H:

That the party of the first part, for and in consideration of the sum of ten and no/100 Dollars (\$10.00), lawful money of the United States of America, to them in hand paid by the parties of the second part, the receipt whereof is hereby acknowledged do hereby release and forever QUITCLAIM unto the parties of the second part, and to their/ heirs and assigns, all those certain lots, pieces or parcels of land situate in the town of Virginia City, County of Storey, State of Nevada and bounded and described as follows, to wit:

PARCEL NO. 1

South 25 feet of Lot 3, Block 27, Range D.
All of Lot 4, Block 27, Range D, and improvements.
North 46 feet of Lot 5, Block 27, Range D.

PARCEL NO. 2

Lots 1 to 12 inclusive, Block 67, Range D.
Virginia City, Storey County, Nevada.

PARCEL NO. 3

That certain lot or piece of land lying on the north side of Mill Street and directly opposite and North of the Nevada Brewery property, containing about three and one half acres of land, more or less, with any and all improvements thereon, and also all water and water rights in connection with said land.

ALSO that certain lot, piece or parcel of land designated upon the official map of Virginia City, as Lot number sixteen (16), Block number fifty-seven (57), Range O.

ALSO, that certain lot, piece or parcel of land lying and being in Six Mile Canyon, Storey County, State of Nevada and commonly called and known as the "Tar Works Property", being westerly from the property known as the Parkes Mansion, together with all improvements on the above described lands and all water rights and privileges in connection with said lands.

PARCEL NO. 4.

Land North of Storey County Hospital, formerly owned by Mildred McDonnell Abreu, Storey County, Nevada.

PARCEL NO. 5.

Approximately two acres of land north of Storey County Hospital, Storey County, Nevada.

TOGETHER with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and reversions, remainder and remainders, rents, issues, and profits thereof.

TO HAVE AND TO HOLD the said premises, together with
the appurtenances, unto the parties of the second part,
and to their heirs and assigns forever.

IN WITNESS WHEREOF the party of the first part has
executed this conveyance the day and year first above
written.

Mildred Murry
Mildred Murry

STATE OF NEVADA, } SS.
County of Storey }

On this 25th day of October, A. D., one thousand nine hundred and sixty-three,
personally appeared before me, Dorothy Obester a Notary Public in and for the said County
of Storey, MILDRED MURRY known to me to be the person described in and who executed
the foregoing instrument, who acknowledged to me that she executed the same freely and
voluntarily and for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my
office in the County of Storey, the day and year in this certificate first above written.

(SEAL)

Dorothy Obester
Notary Public in and for the County of
Storey, State of Nevada.

Filed for Record at request of Mr. & Mrs. John Giuffra Oct. 25, 1963 at 5 min. past 10
o'clock A. M.

Edua J. James
County Recorder.

No. 28344

QUITCLAIM DEED

THIS INDENTURE made the 28th day of October one thousand nine hundred and
Sixty-three BETWEEN BONANZA SAND AND GRAVEL, INC. ----- the part _____ of
the first part, and MILLARD SHIRRILL and MARJORIE SHIRRILL the parties of the second part,

WITNESSETH: That the said party of the first part, in consideration of the sum of TEN
-----dollars, lawful money of the United States of America, to it _____
in hand paid by the parties of the second part, the receipt whereof is hereby acknowledged,
does hereby release and forever QUITCLAIM unto the parties of the second part, and to
their heirs and assigns, all that certain lot_____, piece_____, or parcel_____
of land situate
in the ----- County of Storey, State of Nevada, and bounded and
described as follows, to-wit:

A 17 Acre tract of Sec. 18, Township 19, Range 21.

TOGETHER with the tenements, hereditaments, and appurtenances thereunto belonging or
appertaining, and the reversion and reversions, remainder and remainders, rents, issues
and profits thereof.

TO HAVE AND TO HOLD the said premises, together with the appurtenances, unto the
parties of the second part, and to their heirs and assigns forever.

IN WITNESS WHEREOF the party of the first part has executed this conveyance the day
and year first above written.

Signed and Delivered in the
Presence of

X BONANZA SAND & GRAVEL, INC.
By: Millard Sherrill
President

(SEAL)

John Giuffra
JOHN GIUFFRA

Mildred Giuffra
MILDRED GIUFFRA

STATE OF NEVADA, }
County of Storey } SS.

On this 10th day of March, A.D., one thousand nine hundred and sixty-six, personally appeared before me, Dorothy Obester a Notary Public in and for the said County of Storey, John Giuffra and Mildred Giuffra, husband and wife known to me to be the persons described in and who executed the foregoing instrument, who acknowledged to me that they executed the same freely and voluntarily and for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal at my office in the County of Storey, the day and year in this certificate first above written.

Dorothy Obester
Notary Public in and for the County of
Storey, State of Nevada.

DOROTHY OBESTER
Notary Public - State of Nevada
Storey County
My Commission Expires June 20, 1968

(SEAL)

Filed for Record at request of Historic Reproductions, Inc., Mar. 10, 1966 at 15 min. past 1 o'clock P.M.

Deed

Book 65 - Pages 487-488

No. 30137

Edua J. James
County Recorder

By *Luz Soliga* Deputy.

QUITCLAIM DEED

THIS INDENTURE, made and entered into this 10th day of March, 1966, by and between JOHN GIUFFRA and MILDRED GIUFFRA husband and wife, of Virginia City, County of Storey, State of Nevada, as joint tenants with right of survivorship, and not as tenants in common, the parties of the First Part, and HISTORIC REPRODUCTION, INC., a domestic Nevada corporation, the party of the Second Part.

WITNESSES ETc:

That the parties of the First Party, for and in consideration of the sum of FIFTY AND 00/100 (\$50.00) DOLLARS, lawful money of the United States of America, to them in hand paid by the party of the Second Part, the receipt whereof is hereby acknowledged, do hereby release and forever QUITCLAIM unto the party of the Second Part, and to their heirs, and assigns, all those certain lots, pieces or parcels of land situate in the town of Virginia City, County of Storey, State of Nevada and bounded and described as follows, to-wit:

PARCEL NO. 1

That certain lot or piece of land lying on the north side of Mill Street and directly opposite and north of the Nevada Brewery property, containing about three and one half acres of land, more or less, with any and all improvements thereon and also all water and water rights in connection with said land.

ALSO THAT certain lot, piece or parcel of land designated upon the official map of Virginia City, as Lot number sixteen (16), Block number Fifty-seven (57), Range O.

PARCEL NO. 2

Land north of Storey County Hospital, formerly owned by Mildred McDonnell Abreu, Storey County, Nevada

PARCEL NO. 3

Approximately two acres of land north of Storey County Hospital, Storey County, Nevada.

TOGETHER with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and reveries, remainder and remainders, rents, issues, and profits thereof.

TO HAVE AND TO HOLD the said premises, together with the appurtenances, unto the party of the Second Part, and to their heirs and assigns forever.

IN WITNESS WHEREOF the Parties of the First Part have executed this conveyance the day and year first above written.

John Giuffra
JOHN GIUFFRA

Mildred Giuffra
MILDRED GIUFFRA

STATE OF NEVADA, }
County of Storey } SS.

On this 10th day of March, A. D., one thousand nine hundred and sixty-six, personally appeared before me, Dorothy Obester, a Notary Public in and for the said County of Storey, John Giuffra and Mildred Giuffra, husband and wife known to me to be the persons described in and who executed the foregoing instrument, who acknowledged to me that they executed the same freely and voluntarily and for the uses and purposes therein mentioned.

affixed my
IN WITNESS WHEREOF, I have hereunto set my hand and/official seal at my office in the County of Storey, the day and year in this certificate first above written.

Dorothy Obester
Notary Public in and for the
County of Storey, State of Nevada.

DOROTHY OBESTER
Notary Public - State of Nevada
Storey County
My Commission Expires June 20, 1968.
(SEAL)

Filed for Record at request of Historic Reproductions, Inc., Mar. 10, 1966 at 16 min. past 1 o'clock P.M.

Elna J. Jones
County Recorder
By Agg Solage
Deputy.

No. 30140

GRANT, BARGAIN, SALE DEED

THIS INDENTURE WITNESSETH: That EDITH RAMBO, a widow in consideration of \$10.00, the receipt of which is hereby acknowledged, do hereby Grant, Bargain, Sell and Convey to HISTORIC REPRODUCTIONS, INC., a Nevada corporation, all that real property situate in the _____ County of Storey, State of Nevada, bounded and described as follows:

-- Lots 1 through 14, inclusive, Block 86, Range D,
County of Storey, Town of Virginia City, State of Nevada -- M.S.

DOCUMENTARY
STAMPS
\$23.10
Cancelled
3/11/66

Grantees and to their heirs, executors, administrators, successors and assigns forever.....

NOTARY PUBLIC

CECILIA ANDREWS
Notary Public - State of Nevada
Storey County
My Commission Expires Aug. 2, 1968
(SEAL)

Filed for Record at request of 1st Capital Title Inc., Nov. 22, 1966 at 5 min. past 1 o'clock P.M.

Duelo Dr 65 Pages 563-564

Edna J. Janus
County Recorder

No. 30715

QUITCLAIM DEED

THIS INDENTURE, made this 28 day of June, 1966, between HISTORIC REPRODUCTIONS, INC., a corporation organized and existing under and by virtue of the laws of the State of Nevada, party of the first part and hereinafter referred to as "Grantor," and JOHN GIUFFRA and MILDRED GIUFFRA, husband and wife, parties of the second part and hereinafter referred to as "Grantees";

W I T N E S S E T H:

That Grantor, in consideration of the sum of TEN DOLLARS (\$10.00), lawful money of the United States of America, to it in hand paid by Grantees, and other good and valuable considerations, the receipt whereof is hereby acknowledged, does by these presents remise, release, and forever quitclaim unto Grantees, their heirs, executors, administrators, successors and assigns, all of those certain lots, pieces and parcels of land situate in the County of Storey, State of Nevada, and more particularly described as follows, to wit:

PARCEL NO. 1

That certain lot or piece of land lying on the north side of Mill Street and directly opposite and north of the Nevada Brewery property, containing about three and one-half acres of land, more or less, with any and all improvements thereon and also all water and water rights in connection with said land.

ALSO THAT certain lot, piece or parcel of land designated upon the official map of Virginia City, as Lot number sixteen (16), Block number Fifty-seven (57), Range 0.

PARCEL NO. 2

Land north of Storey County Hospital, formerly owned by Mildred McDonnell Abreu, Storey County, Nevada.

PARCEL NO. 3

Approximately two acres of land north of Storey County Hospital, Storey County, Nevada.

PARCEL NO. 4

Lots 1 to 12, inclusive, Block 67, Range D, Virginia City, Storey County, Nevada.

TOGETHER WITH ALL AND SINGULAR the tenements, hereditaments and appurtenances thereunto belonging and in anywise appertaining, and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.

TO HAVE AND TO HOLD, ALL AND SINGULAR, the said premises, together with the appurtenances, unto the said

Grantees and to their heirs, executors, administrators, successors and assigns forever.

IN WITNESS WHEREOF, the said Grantor has caused this instrument to be executed by and through its officers duly and regularly authorized so to do, the day and year first above written.

HISTORIC REPRODUCTIONS, INC.

By Richard C. Moore
President

ATTEST:

Thomas B. Cox
Secretary

(SEAL)

STATE OF NEVADA }
COUNTY OF WASHOE } SS.

On this 28 day of June, 1966, personally appeared before me, a Notary Public in and for said County and State, RICHARD C. MOORE, known to me to be the President of the corporation that executed the foregoing instrument, and upon oath did depose that he is the officer of said corporation as above designated; that he is acquainted with the seal of said corporation, and that the seal affixed to said instrument is the corporate seal of said corporation; that the said corporation executed the said instrument freely and voluntarily and for the uses and purposes therein mentioned.

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official seal the day and year last above written.

Geraldine Spencer
Notary Public

GERALDINE SPENCER
Notary Public - State of Nevada
Washoe County
My Commission Expires Sept. 2, 1967

(SEAL)

Filed for Record at request of John and Mildred Giuffra Nov. 28, 1966 at 20 min. past 9 o'clock A. M.

Eloise J. James
County Recorder
By *Loyola*
Deputy

No. 30724

GRANT, BARGAIN, SALE DEED

THIS INDENTURE WITNESSETH: That Eric Kraemer and Janet D. Kraemer, his wife, of Virginia City, Nevada in consideration of \$10.00, the receipt of which is hereby acknowledged, do hereby Grant, Bargain, Sell and Convey to Leslie W. Voorhees and Margaret E. Voorhees, his wife, as joint tenants all that real property situate in the town of Virginia City, County of Storey, State of Nevada, bounded and described as follows:

The South 34 feet of Lot 1, Block 176, Range D.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining.

Witness our hands this 23rd day of November, 1966.

Eric Kraemer
Eric Kraemer

Janet D. Kraemer
Janet D. Kraemer

STATE OF NEVADA }
COUNTY OF STOREY } SS.

On November 23, 1966 before me, the undersigned, a Notary Public in and for said County and State, personally appeared Eric Kraemer and Janet D. Kraemer, his wife known to me to be the persons described in

1 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
2 IN AND FOR THE COUNTY OF STOREY

4 JOHN GIUFFRA and MILDRED
5 GIUFFRA, husband and wife,

No. 18000

6 Plaintiffs,

7 -vs-

8 TREASURER OF STOREY COUNTY, KINKEAD
9 MILL & MINING COMPANY, MARIE F.
10 MCDONNELL, ANNIE McLAUGHLIN, MILDRED
11 MCDONNELL ABREU, JACK MURRAY, MILDRED
12 MURRAY, JOHN DOE, JANE DOE, RICHARD
13 ROE, AND all of their heirs, successors
14 and assigns, and all other persons
15 known and unknown, claiming any right,
16 title, estate, lien or interests in the
17 real property described in the complaint
18 adverse to the plaintiff's interest
19 therein.

FILED

OCT 19 1973
Sherman Andrus
STOREY COUNTY CLERK
BY *Virgil A. Buccianeri*
DEPUTY

14 Defendants.

15 /

16 DECREE QUIETING TITLE

17 THIS CAUSE came on regularly for hearing before the
18 Court, without a jury, upon the complaint of the plaintiffs
19 herein, said complaint being taken as confessed by the defen-
20 dants named and referred to as above by their not appearing,
21 demurring or answering as provided by law, and their time for
22 appearing, demurring or answering as provided by law having
23 expired, and it appearing to the court that said defendants
24 were served with summons by publication, and that service was
25 made as required by law, and the default of said defendants
26 being entered;

27 VIRGIL A. BUCCIANERI, appearing on behalf of the
28 plaintiffs and upon oral and documentary evidence being intro-
29 duced in support of the allegations of the plaintiffs' complaint,
30 and the cause being submitted to the court for its decision,
31 and

32 The Court finding that the allegations contained in

1 the complaint are true and correct, and concluding that the
2 plaintiffs are entitled to the relief prayed for in their
3 complaint,

4 NOW, THEREFORE, by reason of the law and the findings
5 aforesaid,

6 IT IS ORDERED, ADJUDGED AND DECREED, that the defendants
7 above-named and referred to, have not, nor has either or any
8 of them, any estate, right, title, lien or cloud whatsoever,
9 in or to said lands or premises mentioned in the complaint
10 herein, and hereinafter more particularly described, or in or
11 to any part thereof, and that the said defendants and each of
12 them be, and that they are hereby forever barred from making or
13 asserting any claim whatsoever in or to said lands or premises
14 adverse to that of the plaintiffs herein; and

15 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that
16 plaintiffs are the owners and entitled to the quiet and peace-
17 able possession of all and singular, the said lands and
18 premises, free and clear of any claim or demand of whatsoever
19 kind or character that may at any time hereinafter be made by,
20 through or under said defendants, or any of them; and

21 That the lands and premises affected by this Decree
22 are situate in the County of Storey, State of Nevada, more
23 particularly described as follows, to-wit:

24 A parcel of land located north of the County
25 Hospital grounds and the Six Mile Canyon Road in
26 the SE1/4 NE1/4 and NE1/4 SE1/4 section 29, and in the
27 SW1/4 NW1/4 and NW1/4 SW1/4 Section 28, T.17 N., R.
28 21 E., M.D.B. & M., in Storey County, Nevada, des-
29 cribed as follows:

30 Beginning at the northwest corner of the
31 County Hospital grounds, from which the north-
32 west corner of said section 28, T. 17 N., R. 21
33 E., bears N. 8°33'16" E., 2794.90 feet; thence
34 along the Hospital road N. 31°20'25" E., 221.91
35 feet; thence N. 51°01'05" E., 128.42 feet; thence
36 N., 36°28'45" E., 163.60 feet to the Six Mile
37 Canyon Road; thence along the southerly side of
38 the Six Mile Canyon Road N. 54°17'55" E.,
39 205.34 feet; thence S. 44°58'25" E., 216.00
40 feet; thence S. 55°37'55" E., 160.00feet; thence

1 S.25°06'02" W., 252.29 feet; thence along
2 the northerly fence of the hospital grounds
3 N. 73°07'27" W., 336.45 feet; thence N. 74°39'45" W.,
4 347.41 feet to the point of beginning.
5 Containing 5.382 acres more or less.

6 DATED this 14th day of October, 1973.

7 Frank B. Gregory
8 District Judge

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1 S.25°06'02" W., 252.29 feet; thence along
2 the northerly fence of the hospital grounds
3 N. 73°07'27" W., 336.45 feet; thence N. 74°39'45"
W., 347.41 feet to the point of beginning.
Containing 5.382 acres more or less.

4 DATED this 10th day of October, 1973.

5 Frank B. Gregory
6 District Judge

STOREY COUNTY

RPTT \$3.85

CONTRACT OF SALE OF
REAL PROPERTY

1
 2 THIS AGREEMENT, made and entered into this 2nd day
 3 of JANUARY, 1975, by and between JOHN GIUFFRA and MILDRED
 4 GIUFFRA, husband and wife, as Joint Tenants, of Storey County,
 5 Nevada, Parties of the First Part and hereinafter designated as
 6 "SELLERS", and JOHN SILVA, an unmarried man, of Storey County,
 7 Nevada, Party of the Second Part and hereinafter designated as
 8 "BUYERS",

9 W I T N E S S E T H:
 10 That the Sellers and the Buyers, in consideration of
 11 their mutual promises to each other hereinafter stated, have agreed
 12 and by these presents do agree as follows, to-wit:

13 The Sellers hereby agree to Sell to the Buyers, their
 14 heirs and assigns, for and in consideration of the sum of THREE
 15 THOUSAND THREE HUNDRED FORTY-NINE and 44/100's DOLLARS (\$3,349.44),
 16 lawful money of the United States, payable as is hereafter set
 17 forth, all that certain real property situated in the County of
 18 Storey, State of Nevada, as follows:

19 A parcel of land located north of the County
 20 Hospital grounds and the Six Mile Canyon Road
 21 in the SE 1/4, NE 1/4 and NE 1/4, SE 1/4, Sec-
 22 tion 29, and in the SW 1/4, NW 1/4 and NW 1/4,
 23 SW 1/4, Section 28, T 17 N, R 21 E, M.D.M.,
 24 according to the official map, Storey County,
 25 Nevada, described as follows:

26 Beginning at the northwest corner of the
 27 County Hospital grounds, from which the north-
 28 west corner of said Section 28, T 17 N, R 21 E,
 29 bears N. 8°33'16" E., 2794.90 feet; thence
 30 along the Hospital road N. 31°20'25" E., 221.91
 31 feet; thence N. 51°01'05" E., 128.42 feet; thence
 32 N. 36°28'45" E., 163.60 feet to the Six Mile
 33 Canyon Road; thence along the southerly side
 34 of the Six Mile Canyon Road, S. 54°17'55" E.,
 35 205.34 feet; thence S. 44°58'25" E., 216.00
 36 feet; thence S. 55°37'55" E., 160.00 feet;
 37 thence S. 25°06'02" W., 252.29 feet; thence
 38 along the northerly fence of the hospital
 39 grounds N. 73°07'27" W., 336.45 feet; thence
 40 N. 74°39'45" W., 347.41 feet to the point of
 41 beginning.

McDONALD, CARANO,
 WILSON, BERNIE
 & BIBLE
 ATTORNEYS AT LAW
 RENO, NEVADA 89504

Book 1-PAGE 362

Mail recorded document to: Title Insurance and Trust Company P.O. Box 3059, Reno, Nevada 89501
 Statement to: John Silva 1070 Matley Lane, Reno, Nevada 89501
 116291-DB ST7871

1 TOGETHER WITH, all and singular the tenements, the
 2 hereditaments and the appurtenances thereunto belonging or in
 3 anywise appertaining and the reversion and reversions, remainder
 4 and remainders, rents, issues and profits thereof.

5 And the Buyers agree to purchase said property from the
 6 Sellers and to pay the Sellers therefor the said sum of THREE
 7 THOUSAND THREE HUNDRED FORTY-NINE and 44/100's DOLLARS (\$3,349.44)
 8 in lawful money of the United States as follows, to-wit:

9 The sum of SIX HUNDRED DOLLARS (\$600.00) upon the
 10 execution of this agreement, the receipt whereof is hereby
 11 specifically acknowledged, and the balance of said purchase price,
 12 or the sum of TWO THOUSAND SEVEN HUNDRED FORTY-NINE and 44/100's
 13 DOLLARS (\$2,749.44), to be paid in the following manner, to-wit:

14 Monthly installments of ONE HUNDRED FIFTY DOLLARS (\$150.00)
 15 each, or more, including interest on the decreasing balances
 16 at the rate of SEVEN PERCENT (7%) per annum on the balance
 17 remaining from time to time unpaid, the first payment commencing
 18 on the 16th day of February, 1975, and continuing each and every
 19 month thereafter until the whole of said sum together with inter-
 20 est accrued thereon shall have been paid in full.

21 In connection with the payment of said purchase price,
 22 it is understood and agreed that Buyers shall pay directly to
 23 TITLE INSURANCE AND TRUST COMPANY the aforesaid monthly payments
 24 as set out above, said payments to be applied by the servicer in
 25 the following manner, to-wit:

26 Each monthly payment received hereunder by Servicer shall
 27 be applied upon the principal and interest of Sellers' equity,
 28 as herein set forth, said payments to continue until the full amount
 29 of the purchase price, together with interest thereon, shall have
 30 been paid. In the event of the default of Buyers in payment of

1 any of said moneys at the times and in the manner above provided
 2 for the payment of the same, all moneys theretofore paid hereunder
 3 up to the time of any such default shall be the property of the
 4 Sellers, the same to be considered as rental for the use of said
 5 property up to the time of any such default and as liquidated
 6 damages for such default, and not as a penalty.

7 It is agreed that the Buyers may at their election at
 8 any time pay the whole or any part of Sellers' equity, though
 9 the same be not due, but nothing herein shall be considered as
 10 granting any right to the Buyers to pay any lesser sums each month
 11 than the specific payments above provided, but any payments made
 12 by the Buyers prior to the fixed dates as aforesaid shall be
 13 credited to them as a payment on installment of the principal
 14 amount of said purchase price so long as the same shall equal
 15 the amount to be paid by them up to the time of any installment
 16 payment dates, and no default shall be taken if the moneys paid
 17 by the Buyers hereunder shall equal in total the sums to be paid
 18 as aforesaid.

19 It is further understood and agreed by and between the
 20 parties hereto that all taxes due upon property covered hereby
 21 shall be pro-rated as of N/A, and that
 22 the Buyers shall pay all other taxes and assessments levied against
 23 said property during the life of this agreement when the same
 24 become due.

25 Buyers further covenant and agree that during the life
 26 of this agreement they will keep said property and the whole
 27 thereof free and clear of all liens or encumbrances of every
 28 nature and kind whatsoever, and that should any lien or encumbrance
 29 be placed upon said real property during the term hereof by reason
 30 of any act, failure to act, or thing done or performed by them,

1 they will forthwith cause the same to be fully paid, satisfied
2 and discharged.

3 The due performance of all conditions, covenants and
4 agreements on the part of the Buyers is a condition precedent
5 whereon depends the performance of the conditions on the part
6 of the Sellers. In the event of the failure of the Buyers to
7 comply with the covenants and agreements or any part thereof
8 herein entered into, the Sellers shall be released from all
9 obligation, either in law or in equity, to transfer said property
10 or any part thereof to said Buyers, and the Buyers shall then
11 relinquish any and all right that they may have under this
12 agreement or under any provisions thereof, and be declared a
13 tenant at will, and in such event, the Buyers hereby agree to
14 peaceably and quietly surrender the possession of said property
15 to the Sellers without process of law.

16 The Buyers agree to deposit with TITLE INSURANCE AND
17 TRUST COMPANY, a Quitclaim Deed executed by Buyers in favor of
18 Sellers for the said real property, to be held by the escrow holder
19 until such time as the conditional sales contract is paid off
20 in full. At such time the escrow holder shall return the Quitclaim
21 Deed to the Buyers. In the event, however, the parties breach
22 the contract by non-payment or any other material breach, the
23 escrow holder shall at the direction of the Sellers deliver said
24 Quitclaim Deed to Sellers.

25 It is agreed by and between the parties hereto that
26 said Grant, Bargain and Sale Deed executed by Sellers to Buyers
27 and placed in escrow with Title Insurance and Trust Company, Reno,
28 Nevada, shall be recorded by said escrow holder to Buyers as soon
29 as Sellers have received the payments as herein provided to be
30 made in the sum of \$2,749.44, together with interest as herein

1 provided; further instructing escrow holder in the event of default
 2 by Buyers in the payment of any said moneys at the times and
 3 manner herein provided for the same, that said deed shall be
 4 returned to Sellers upon demand but all moneys theretofore paid
 5 hereunder up to the time of any such default shall be the property
 6 of Sellers and the same to be considered as rental for the property
 7 up to the time of any such default.

8 It is further understood and agreed that Sellers shall
 9 forthwith furnish to Buyers at the cost and expense of Sellers
 10 a policy of title insurance upon the real property covered hereby,
 11 said policy of title insurance to be written in the name of Sellers
 12 with a contract of sale clause inuring to the benefit of Buyers.
 13 The policy shall be free and clear of all liens and encumbrances
 14 except as set forth in Paragraphs 1 thru 2 of that certain
 15 preliminary title report issued by Title Insurance and Trust Company
 16 as of the 30th day of December, 1974, being Number
 17 ST-7871.

18 This agreement is to bind the heirs, executors,
 19 administrators, and assigns of the respective parties hereto.

20 TIME IS OF THE ESSENCE OF THIS AGREEMENT, and this
 21 agreement is made and executed in duplicate.

22 IN WITNESS WHEREOF, the said parties have hereunto set
 23 their hands the day and year first above written.

24

25 John Giuffra
 26 JOHN GIUFFRA

Sig. S. S.
 27 JOHN SILVA

Buyer

27 Mildred Giuffra
 28 MILDRED GIUFFRA

29 Sellers

30

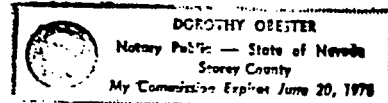
STOREY COUNTY

1 STATE OF Nevada)
 2 COUNTY OF Storey) ss.

3 On this 22nd day of January, 1975, personally
 4 appeared before me, a Notary Public, JOHN GIUFFRA and MILDRED
 5 GIUFFRA, husband and wife, of Storey County, Nevada, who acknowledg-
 6 ed that they executed the foregoing instrument.

Dorothy Oberster

Notary Public

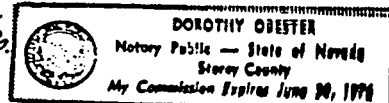


16 STATE OF Nevada)
 17 COUNTY OF Storey) ss.

18 On this 22nd day of January, 1975, personally
 19 appeared before me, a Notary Public, JOHN SILVA, an unmarried
 20 man, of Storey County, Nevada, who acknowledged that he executed
 21 the foregoing instrument.

Dorothy Oberster

Notary Public



STOREY COUNTY

1 ADMINISTRATRIX DEED

2 THIS INDENTURE, made this 2 day of December,
3 1979, by and between TERRIE L. SILVA, as Administratrix
4 of the Estate of JOHN GERALD SILVA, hereinafter referred to
5 as GRANTOR and TERRIE L. SILVA, a widow, hereinafter referred
6 to as GRANTEE;

7 W I T N E S S E T H :

8 WHEREAS, JOHN GERALD SILVA died intestate on or
9 about the 13th day of February, 1976;

10 WHEREAS, TERRIE L. SILVA was duly appointed Ad-
11 ministratrix of the Estate of JOHN GERALD SILVA, deceased,
12 by order of the Second Judicial District Court In and For
13 the County of Washoe, State of Nevada, made and entered on
14 the 26th day of May, 1976, and on file with the Clerk
15 of Washoe County, State of Nevada in Case No. 313469.

16 WHEREAS, TERRIE L. SILVA, as Administratrix of
17 the Estate of JOHN GERALD SILVA, deceased, holds title to
18 the property hereinafter described which was previously
19 held by said JOHN GERALD SILVA, deceased.

20 NOW, THEREFORE, THIS DEED WITNESSETH:

21 That said GRANTOR, as Administratrix of the
22 Estate of JOHN GERALD SILVA, and pursuant to Order of the
23 Second Judicial District Court In and For the County of
24 Washoe, State of Nevada, made and entered on the 2 day
25 of January 1979, 1978, a copy of which is attached hereto as
26 Exhibit "A" and incorporated herein as if the same were set
27 forth in full, for and in consideration of the sum of TEN
28 (\$10.00) DOLLARS, lawful money of the United States of
29 America and other good and valuable consideration, the re-
30 ceipt whereof is hereby acknowledged does hereby grant and
31 convey unto said GRANTEE, a widow, and to her heirs, suc-
32 cessors, executors, administrators, guardians and assigns,

FRY AND FRY
ATTORNEYS AND
COUNSELORS AT LAW
RENO, NEVADA

-1-

Book 14 - PAGE 460

STOREY COUNTY

1 IN WITNESS WHEREOF, TERRIE L. SILVA, as Adminis-
 2 tratrix of the Estate of JOHN GERALD SILVA, deceased, has
 3 hereunto set her hand the day and year first above written.

4

5

6

7

Terrie Silva
TERRIE L. SILVA, Administratrix
of the Estate of JOHN GERALD SILVA,
deceased.

8 STATE OF NEVADA)
 9 COUNTY OF WASHOE) ss.

10 On this 2 day of January 1979, personally ap-
 11 peared before me, a Notary Public in and for said County and
 12 State, TERRIE L. SILVA, Administratrix of the Estate of JOHN
 13 GERALD SILVA, deceased, known to me to be the person who
 14 executed the foregoing instrument, who as such Administratrix,
 15 upon oath deposes and says that she executed said instrument
 16 freely and voluntarily and for the uses and purposes therein
 17 mentioned.

18 IN WITNESS WHEREOF, I have hereunto set my hand and
 19 affixed my official seal the day and year first above written.

20

21 Documentary Transfer Tax \$ 0

22 Computed on full value of property conveyed; or
 23 Computed on full value less liens and encumbrances
 24 remaining thereon at time of transfer.

NOTARY PUBLIC

ROBERT J. FRY

Notary Public — State of Nevada
Washoe County
My Commission expires Oct. 3, 1982

Terrie Silva
Under penalty of perjury:

Terrie Silva
Signature of declarant or agent
determining tax-firm name.

25

26

27

Filed for Record at Request of Terrie Silva
Jan 16, 1979 at 12 Min's. Past 2 o'clock P.M.
 Recorded in Book 14 of Official Records
 Page 460 thru 465 Storey County, Nevada
Robert J. Cole Recorder
 By Beth Cole Deputy
 File No. 43592 Fee 8.00 pd.

28

29

30

31

32

STOREY COUNTY

1 IN WITNESS WHEREOF, TERRIE L. SILVA, as Adminis-
2 tratrix of the Estate of JOHN GERALD SILVA, deceased, has
3 hereunto set her hand the day and year first above written.

4
5
6
7

8 STATE OF NEVADA)
9 COUNTY OF WASHOE) ss.
10

11 On this 2 day of January 1977, personally ap-
12 peared before me, a Notary Public in and for said County and
13 State, TERRIE L. SILVA, Administratrix of the Estate of JOHN
14 GERALD SILVA, deceased, known to me to be the person who
15 executed the foregoing instrument, who as such Administratrix,
16 upon oath deposes and says that she executed said instrument
17 freely and voluntarily and for the uses and purposes therein
18 mentioned.

19 IN WITNESS WHEREOF, I have hereunto set my hand and
20 affixed my official seal the day and year first above written.

21

22 Documentary Transfer Tax \$ 0
23 Computed on full value of property conveyed; or
24 Computed on full value less liens and encumbrances
25 remaining thereon at time of transfer.

Under penalty of perjury:

Terrie Silva

Signature of declarant or agent
determining tax-firm name.

NOTARY PUBLIC

ROSELY J. FRY
Notary Public - State of Nevada
Washoe County
My commission expires Oct. 3, 1982

26

27 Filed for Record at Request of Terrie L. Silva
28 Jan 16, 1979 at 9 Min's. Past 1 o'clock P.M.
29 Recorded in Book 14 of Official Recs.
30 Page 460 thru 465 Storey County, Nev.
31 By Beth Cole Dep. Rec.
32 File No. 43592 Fee 8.00 ad.